LEASE ROUTING SLIP
Lease No. 22 - 002523
Lessee Port Washington
Lessee Port Washington Lease Manager Terry Roses of
Initial
- Initial AIMS entry
Pam - New file attachments
Mgr Corps and SMA permits
Document preparation Rentals and SEPA compliance Transmittal letter
- Typing (document and transmittal letter)
- Proofing and proof stamp
Mgr Review document
YES NO - Clause changes
- Clauses Changed:
DeMeyer - Review
Pam - Send out (change ERI to 7)
Pam - Log on calendar and file in vault
Document & money returned (change ERI to 8) 6/25/87 Wrile and documents to Mgr.
Mgr Review file & documents Prepare final AIMS set up sheet and signature cover sheet
Boyle - For final signature Stearns De Meyer
Mange Charact 126 Final AIMS entry & send 6/13-Doc./trans. letter to lessee (change ENI to 9)
Jim - Update plates distribute 13 ff
Finance - Accounting update
Note:
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1 0.0
Loan Dec- agreement
Ond

DNR-00002893

LEASE #	2523	Cnty Parcel #
	Wa. Property	State Tax ID #
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MLM File History 11/28/84		FORMS 25

LEASE # _ 2523
NAME Pt. Wa, Presp Inc. State Tax ID #
ADDRESS PHONE # QOLD
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how much stock does he aim?
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(i.e. how did (b) (6) get rid of
(5) the did the transfer take place (i.e. how did (b) (6) his interest & how did (b) (6) reain his interest? (b) (6) wrote letter to (b) (6) in to Alexans getting plan.
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my speed menote 20 of 10/11 of 20's Cetter to
MLM File History FORMS 25

Copin-10 22-2523 22-2396 22-2395 22-2399

February 3, 1988

MEMORANDUM

TO: Bob Hoyser

FROM: Valjean Merrill

RE: Non-Disclosure List

Here is the list of items removed from the files.

FILE NO.	PAGE	TYPE	T0	FROM	DATE
HA-2523	1	Comments/ Questions	?	Bob Hoyser	9-17-85
HA-2523	1	Мето	John DeMeyer	Bob Hoyser	9-29-86 (96)
HA-2523*	1	Response to Memo 9-29-86	Bob Hoyser	John DeMeyer	?
HA-2523*	1	Letter	Commsissioner	John A. McHugh	9-10-?
HA-2523*	1	Speed Memo	John DeMeyer	Ann Essko	8-15-86
HA-2523	1	Inter-Office Correspondence	Bob Hoyser	Ann Essko	10-14-85
HA-2523	1	Speed Memo	Dave Bortz	Bob Hoyser	7-6-84
HA-2523*	3	Memo & Photos	John DeMeyer	Bill Phillips	12-2-86
HA-2523*	3	Speed Memo	John DeMeyer	Ann Essko	8-15-86
HA-2523*	3	Letter (Some info. was deleted)	?	Bob Hoyser	9-26-85
HA-2396	1	Мето	John DeMeyer	Bob Hoyser	9-29-86 (96)
HA-2396*	1	Response to Memo 9-29-86	Bob Hoyser	John DeMeyer	?
HA-2396*	1	Letter	Commissioner	John A. McHugh	9-10-?
HA-2396*	1	Speed Memo	John DeMeyer	Ann Essko	8-15-86
HA-2396* (2 copies)	1	Speed Memo	John DeMeyer	Dave Bortz	9-20-84
HA-2396	1	Speed Memo	Bob Hoyser	Dave Bortz	9-12-?
HA-2396 (2 copies)	1	Speed Memo	Dave Bortz	Bob Hoyser	7-6-84
HA-2396*	3	Memo & Photos	John DeMeyer	Bill Phillips	12-2-86
HA-2396*	3	Speed Memo	John DeMeyer	Ann Essko	8-15-86
HA-2396*	3	Speed Memo	John DeMeyer	Ann Essko	1-17-86

^{*} These pages have attachments or are attachments.

Non-Disclosure List February 3, 1988 Page Two

FILE NO.	Page	TYPE	TO	FROM	DATE
HA-2332*	1	Memo	John De Meyer	Bob Hoyser	9-29-86
HA-2332*	1	Response to Memo	Bob Hoyser	John DeMeyer	(96) ?
HA-2332*	1	Letter	Commissioner	John A. McHugh	9-10-?
HA-2332*	1	Speed Memo	John DeMeyer	Ann Essko	8-15-86
HA-2332	1	Speed Memo	Bob Hoyser	Dave Bortz	9-12-?
HA-2332	1	Speed Memo	Dave Bortz	Bob Hoyser	7-6-84
HA-2332*	3	Memo & Photos	John DeMeyer	Bill Phillips	12-2-86
HA-2332*	3	Speed Memo	John DeMeyer	Ann Essko	8-15-86
HA-2332*	3	Speed Memo	John DeMeyer	Ann Essko	1-17-85
HA-2332* (2 copies)	3	Speed Memo	John DeMeyer	Dave Bortz	9-20-84
HA-2399*	1	Memo	John DeMeyer	Bob Hoyser	9-29-86 (96)
HA-2399*	1	Response to Memo	Bob Hoyser	John DeMeyer	?
HA-2399*	1	Letter	Commissioner	John A. McHugh	9-10-?
HA-2399*	1	Speed Memo	John DeMeyer	Ann Essko	8-15-86
HA-2399* (2 copies)	1	Speed Memo	John DeMeyer	Dave Bortz	9-20-84
HA-2399	1	Speed Memo	Bob Hoyser	Dave Bortz	9-12-86
HA-2399 (2 copies)	1	Speed Memo	Dave Bortz	Bob Hoyser	7-6-84
HA-2399*	3	Memo & Photos	John DeMeyer	Bill Phillips	12-2-86
HA-2399*	3	Speed Memo	John DeMeyer	Ann Essko	8-15-86
HA-2399*	3	Speed Memo	John DeMeyer	Ann Essko	1-17-85

17

^{*}These pages have attachments or are attachments.

ACCOUNTS RECEIVABLE SUBSIDIARY LEDGER FOR AIMS APPLICATIONS 05-23-90

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890302	277826	CS	0161		27.85	.00	145180	277826	

ACCOUNTS RECEIVABLE SUBSIDIARY LEDGER FOR AIMS APPLICATIONS 05-23-90

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*** CTL # 22-002523 ** NAME AND ADDRESS ** MASTER INQUIRY *** 05/23/90

LINE N/A NAME AND ADDRESS

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104 A SEATTLE, WA

105 A 98109

1.06 Z 98119

*** CTI. # 22-002523 ** PRINCIPLE USE ** MASTER INQUIRY *** 05/23/90

LINE SEC TWN RANGE CODE PRINCIPLE USE DESC. L/D

200 11 24 010E 0160 MARINA SERVICES 023

47 CTL # 22-002523 ** LEGAL DESCRIPTION ** MASTER INQUIRY *** 05/23/90

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t items withheld by

Type of item (news, letter, etc)

"To" of "Room" (ie from Ann Essas

to Bob Waper) to Bob Happer) Sæly all vidheld pursuant to Raw 42, 17, 1810 (i) & (j) Ignore tabs in ple Saying differently Have someone check their ples one more have to make sure what I deleted in I file got deleted in others () Think I caught them all Vout Iwas un a nurry item type (letter, money etc.) "To" a From"

MEMO

CASE TITLE:		
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STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

MEMORANDUM

John DeMeyer

Bob Hoyser (Name)

(Location) HA leases 2332, 2396, 2399, 2523 City of Bremerton vs.DATE 9/29/96 Port Washington Property, Inc., Kitsap Co. No. 86-2-00901-1.

(Location)

The city's sewer mainline is being impacted (it claims in the

1 believe we should request that the Engineering Division inspect the area to determine possible impacts to the marine environment and the state-owned harbor area which lies at the foot of the bluff (see attached photo). Anne Essko concurs with the concurs with

(478-5243) and they have been monitoring the hillside, etc. for approximately one year for slippage. Ken assures me their concern is documented. Also, they had a consultant (CH2MHill) prepare a report on the situation. Their data is available to us and when our people inspect they should stop at the City Wastewater Department and get copies of what they need from either Ken MacKenzie or Carrie Dowbkowski the Office Manager. Address is 1548 Warren Ave., Bremerton (pink building at the south end of the Warren Avenue Bridge).

If at all possible, we should know what we have from an engineer's

perspective within 2-3 weeks.

c: File #2332, 2396, 2399, 2523 Terry Roswall Anne Essko

HA- 2523

Pagg-1

Memo
To: John D.

From: Bob H.

9-29-94 (8te)

with with

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The year wanthe standard more manner of grand

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HA-2523
Page-1
Response to Memo 9/19/96
To: Bob H.
From John D.

FOULDS, FELKER, PIERSON, RYDER & MCHUCH, INC., P. S.

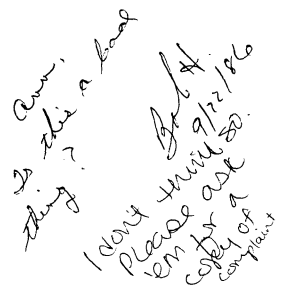
ATTORNEYS AT LAW

TOM H. FOULDS
THOMAS S. FELKER
RICHARD W. PIERSON
STEPHEN P. RYDER
JOHN A. MCHUGH*
DALE L. KINGMAN
DAVID SHIMEK**
MAX N. PEABODY ***
MICHAEL E. RICKETTS

MEL MONHEIMER OF COUNSEL

+ ALSO ADMITTED IN ILL AND CALIF. ** ADMITTED IN ALASKA DNLY *** ADMITTED IN ALASKA AND WASH. IO23 COLUMBIA STREET SEATTLE, WASHINGTON 98104 (206) 622-1264 TELEX: 32029A

September 10



Commissioner of Public Lands State of Washington, Department of 1 Public Lands Building Olympia, Washington 98504

Re: Kitsap County Harbor Area Lease
Nos. HA2332, HA2396, HA2399, and HA2523

To Whom It May Concern:

This letter will constitute notice by Port Washington Properties, Inc. to your office of the filing of a lawsuit in the Kitsap County Superior Court entitled $^{(b)}$ $^{(c)}$ Such action affects the above-described harbor area leases.

This office agreed last week to accept service of the above Complaint on behalf of Port Washington Properties. The pleading was apparently filed at an earlier date but service of process remained outstanding. We indicated to counsel for Colonial Manor that we would seek authorization from Port Washington to accept service.

Tender of defense of the above action has been made by Port Washington Properties to its liability carriers, Fireman's Fund Insurance Company and Consolidated American Insurance Company. The insured understands that Fireman's Fund may accept defense under a reservation of rights which has not been delivered. Consolidated American is still reviewing the tender.

FOULDS, FELKER, PIERSON, RYDER & MCHUGH, INC., P. S. ATTORNEYS AT LAW

Commissioner of Public Lands September 10, 1986 Page 2

If we can provide you further information about the above lawsuit, please do not hesitate to contact us. In the event your file indicates additional leasehold properties involved in the marina, kindly contact us as soon as possible.

Very truly yours,

FOULDS, FELKER, PIERSON, RYDER & MCHUGH

JOHN A. MCHUGH

JAM:ng 0869L TO:

John DeMeyer, Aquatic Lands

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

FROM:

Ann Essko, AAG

SUBJECT:

ያዘA Leases 2332, 2396. 2399. 2523

SPEED MEMO

City of Bremerton v. PWP, Kitsap Co. No. 86-2-00901-1

DATE:

August 15, 1986

The attached new lawsuit does not name the State of Washington but could possibly affect the above referenced leases or the land which they involve. Note that one of the issues is the erosion of the tidelands at the leased area, caused by the State's lessees improvement - theoretically it seems possible that State aquatic lands might be in danger from the same problem. This lawsuit is related to Port Washington Properties v. Fireman's Fund Insurance Co. et al, Kitsap Co. No. (b) (6) that I sent you back in January.

Please let me know if you have any questions.

cc: Bob Hoyser (w/encl.)

SIGNED

REPLY

RES 35-2505 (12-75)

This form printed on NO CARBON REQUIRED paper. Return pink copy with reply.

other thoughts: · la we head mulvement PWP Signed waiver to le for blog, the haven lim & IHL (words boundary of the lease). - HAVE - 45730 · are we at rusk due to end of inspection &

FOULDS, FELKER, PIERSON, RYDER & MCHUGH, INC., P. S.

ATTORNEYS AT LAW

TOM H. FOULDS
THOMAS S. FELKER
RICHARD W. PIERSON
STEPHEN P. RYDER
JOHN A. McHUGH+
DALE L. KINGMAN
DAVID SHIMEK++
MAX N. PEABODY+++
MICHAEL E. RICKETTS

MEL MONHEIMER OF COUNSEL

*ALSO ADMITTED IN ILL. AND CALIF. **ADMITTED IN ALASKA ONLY *** ADMITTED IN ALASKA AND WASH. TO: Palith.

FYI. and chouses.

FYI. and choses.

1023 COLUMBIA STREET

1023 COLUMBIA STREET SEATTLE, WASHINGTON 98104 (206) 622-1264 TELEX: 320298

725 CHRISTENSEN DRIVE ANCHORAGE, ALASKA 9950I (907) 272-4042

REPLY TO:

Seattle

August 14, 1986

FEDERAL EXPRESS

AUG 1 5 1986

OFFICE OF THE STONER OF THE ICLASS

Commissioner of Public Lands State of Washington Dept. of Natural Resources Public Lands Bldg. Olympia, WA 98504

Re: Kitsap County Harbor Area Lease

Nos. HA2332, HA2396, HA2399, and HA2523

To Whom it May Concern:

This letter will confirm notice by Port Washington Properties, Inc. to your office of the filing of a lawsuit in the Kitsap County Superior Court entitled <u>City of Bremerton v. Port Washington Properties</u>, <u>Inc.</u>, Kitsap County Cause No. 86-2-00901-1. Such action affects the above-described harbor area leases.

This office was furnished a courtesy copy of the above Complaint on Thursday, July 31, 1986. The pleading was apparently filed at an earlier date but service of process was still outstanding. We indicated to counsel for City of Bremerton that we would seek authorization from Port Washington Properties to accept service.

Tender of defense of the above action was made by Port Washington Properties through its liability carriers, Fireman's Fund Insurance Company and Consolidated American Insurance Company, under its letter of August 6, 1986. The adjuster for Fireman's Fund suggested filing of an appearance in the above action, which was accomplished on August 12, 1986.

FOULDS, FELKER, PIERSON, RYDER & MCHUGH, INC., P. S. ATTORNEYS AT LAW

Commissioner of Public Lands August 14, 1986 Page 2

If we can provide you further information about the above lawsuit, please do not hesitate to contact us. In the event your file indicates additional leasehold properties involved in the marina, kindly contact us as soon as possible.

Very truly yours,

FOULDS, FELKER, PIERSON, RYDER & McHUGH, INC., P.S.

John A. McHugh

JAM:pp 0676L

1 2 3 4 SUPERIOR COURT OF WASHINGTON FOR KITSAP COUNTY 5 CITY OF BREMERTON, a municipal 6 corporation, 86 2 00901 1 NO. 7 Plaintiff. NOTICE OF APPEARANCE 8 9 PORT WASHINGTON PROPERTIES, INC., a Washington corporation, 10 Defendant. 11 12 All parties and their counsel of record TO: 13 AND TO: Clerk of the above-entitled Court 14 PLEASE TAKE NOTICE that the appearance of the defendant, 15 Port Washington Properties, Inc., is hereby entered in the 16 above-entitled action through the undersigned attorneys. 17 Kindly serve all future pleadings or papers, except process, 18 upon said attorneys at their below-stated address. 19 DATED this 12th day of August, 1986. 20 FOULDS, FELKER, PIERSON, 21 RYDER & McHUGH, INC., P.S. 22 23 John A. McHugh Attorneys for Defendant 24 Port Washington Properties 25 NOTICE OF APPEARANCE 26 0397P 27 28

FOULDS, FELKER, PIERSON, RYDER & McHUGH, INC., P.S.
ATTORNEYS AT LAW
1029 COLUMBIA STREET
SEATTLE. WASHINGTON 98104
(206) 622-1264



JUL 9 1986

ROBERT L. FREUDENSTEIN.	Clerk
Ву	Dep .T

SUPERIOR COURT OF WASHINGTON FOR KITSAP COUNTY

CITY OF BREMERTON, a municipal corporation,

86 2 00901 1 NO.

Plaintiff,

COMPLAINT

vs.

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PORT WASHINGTON PROPERTIES. INC., a Washington corporation,

Defendant.

COMES NOW, City of Bremerton Plaintiff herein, and for cause of action against Defendant, alleges as follows:

Plaintiff City of Bremerton is a municipal corporation, organized and existing under the laws of the State of Washington.

II

Defendant Port Washington Properties, Inc., hereinafter "PWP" a Washington corporation, is and was the owner of a leasehold estate and developer of the marina facility called "Port Washington Marina," hereinafter "Marina", which consists of various structures and a floating dock system having eighty slips and is located in the City of Bremerton, lying adjacent to Port Washington Narrows near Anderson Cove.

COMPLAINT - 1

WILLIAM BROUGHTON BREMERTON CITY ATTORNEY 239 FOURTH STREET BREMERTON, WA 98310 (206) 478-5345

.22

5

In conjunction with the development of its Marina, PWP applied for various permits from the City including, but not limited to, a Shoreline Substantial Development Permit and Conditional Use Permit and submitted to the City marina plans which indicated that riprap would be installed along the dredged banks of the marina.

IV

Neither PWP nor any of its contractors installed riprap along the dredged banks of the marina to prevent beach erosion and sloughage.

V

As a result of failing to install riprap, substantial erosion and sloughage of beach material has occurred and continues to occur along the dredged slopes of the marina.

VI

The erosion and sloughage problem at the marina site is exacerbated by dredging done at the direction of PWP which was illegal and/or negligently planned and/or carried out.

VII

City of Bremerton is the owner of certain wastewater facilities. In 1984 the City installed close to the bank an eight inch PVC high pressure sewer pipeline across the tidelands adjacent to the marina. In connection with such sewer pipeline, the City holds a grant of easement from the State of Washington COMPLAINT - 2

WILLIAM BROUGHTON
BREMERTON CITY ATTORNEY
239 FOURTH STREET
BREMERTON, WA 98310
12061 478-5345

under a certain agreement (#45730) dated November 1, 1983. By reason of such grant, the City possesses the right of quiet enjoyment with respect to the use of its high pressure sewer line.

VIII

The City formerly operated another sewer line running under the beach at the marina site which it has since abandoned in favor of the sewer line installed in 1984. The City had intended to relocate the old sewer line but was forced to do so much earlier than planned because the beach had eroded and left these pipes exposed, threatening rupture. In drafting the original plans for installation of the new pipeline, the City's Engineer relied on assertions made by PWP that riprap would be installed along the dredged banks of the marina slope to address potential erosion. The failure of PWP to install riprap resulting in an unanticipated rate of erosion and it was necessary to redesign the plans for the new sewer line.

IX

The costs to the City of redesigning and additional costs of relocating the new sewer line which can be attributed to the beach erosion caused by the marina project at the marina site total approximately \$30,000.00.

X

COMPLAINT - 3

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WILIAM BROUGHTON BREMERTON CITY ATTORNEY 239 FOURTH STREET BREMERTON WA 98310 (206) 478-5345 Since shortly after the dredging was done in late 1983, during low tides substantial sloughage of beach material along the dredged slopes of the marina has been observed. Sinkage along the beach has been noticed threatening to expose the new high pressure sewer line.

XI

PWP is committing continuous trespass on the City's sewerline easement across the tidelands granted from the State of Washington.

XII

Because of the apparent rate of beach erosion, the City of Bremerton fears that the beach instability is threatening its high pressure sewer line. The City is also concerned that an unstable beach condition poses a potential hazard to the upland hillside above the beach on which is located a seventy-five unit apartment complex named "Colonial Manor Apartments." Long term beach erosion has a propensity to cause landslides along the upland slope.

XII

The City Engineering Department has investigated and monitored the beach condition adjacent to the marina since shortly after dredging began. Numerous tests and examinations have been made of the beach and upland slope by its consultants, CH2MHill. Such tests include inclinometer studies of the

COMPLAINT - 4

WILLIAM BROUGHTON
BREMERTON CITY ATTORNEY
239 FOURTH STREET
BREMERTON WA 98310
12061 478-5345

hillside, sample soil borings along the beach, and monitoring of beach elevations.

XIII

The cost to date of the studies, investigation, and monitoring undertaken by, or under the direction of, the City Engineering Department of the beach condition adjacent to the marina totals to date approximately \$90,000.00. This cost will increase as investigations and monitoring continue.

VIX

By reason of its investigation, the City Engineering

Department has determined that a substantial hazard exists to its

new high pressure pipeline due to predictable long term beach

erosion that, without intervention or modification, will

destabilize the pipeline, causing it to rupture and empty raw

sewage into Port Washington Narrows. At this point, mere

installation of riprap may be insufficient to correct or prevent

erosion on any longterm or permanent basis.

VV

Engineering studies have shown that the unstable condition of the beach described herein resulted from the dredging operations to construct the marina and has been exacerbated by erosion caused by tidal action. Such factors operating together have set in motion the chain of events causing the injury alleged herein.

XVI

COMPLAINT - 5

WILLIAM BROUGHTON
BREMERTON CITY ATTORNEY
239 FOUNTH STREET
BREMERTON WA 98310
12061 478-5345

The City has made demand upon PWP to undertake all measures necessary to correct the instability of the beach. Measures discussed include installation of a retaining wall or sheet piling along the toe of the beach. In addition, to stabilize the hillside, it will be necessary to replace the material which has eroded away after a retaining wall is built.

XVII

In 1984, PWP installed some temporary protective measures along portions of the beach front which have been substantially ineffective in controlling long-term beach erosion. Despite repeated promises and assurances to correct the problem, PWP has refused to take corrective measures which would permanently prevent further erosion and has failed to correct the damage to the beach and hillside that has occurred to date.

IIIVX

PWP has instituted a lawsuit in Kitsap County Superior Court (#85-2-01592-6) against insurance carriers and other defendants in connection with Port Washington Marina.

WHEREFORE, Plaintiff City of Bremerton demands judgment as follows:

1. As against Defendant Port Washington Properties, Inc., compensatory damages in an amount to be specifically proven at the time of trial, but for purposes of this Complaint are alleged to be in excess of \$500,000.00, together with costs, attorney fees, interest and prejudgment interest, as provided by law.

COMPLAINT - 6

WILLIAM BROUGHTON
BREMERTON CITY ATTORNEY
239 FOURTH STREET
BREMERTON WA 98310
(206) 478-5345

2. A decree ordering that any sums paid by insurance carriers or contractors working on the marina project to Port Washington Properties, Inc., in connection with the beach erosion at the marina be first applied to compensate the City for its present and/or future injury and to investigate and correct the beach stability problem.

3. For such other and further relief as the Court may deem equitable and just.

DATED this 33rd day of June, 1986.

WILLIAM H. BROUGHTON Attorney for Plaintiff

COMPLAINT - 7

WILLIAM BROUGHTON
BREMERTON CITY ATTORMEY
239 FOURTH STREET
BREMERTON WA 98310
1206' 478-5345



OFFICE OF THE ATTORNEY GENERAL

Inter-office Correspondence

Date: October 14, 1985

Bob Hoyser, Marine Land Management

From:

Ann C. Essko, Legal Intern

Subject:

Aquatic Lease No. 22-002523

Have you heard anything yet in response to your September 23, 1985 letter to (b)(6) , President of Port Washington Properties, Inc.? If it looks like you are going to have a problem getting (b)(6) to respond, or if I can be of any further assistance, please let me know.

Unn C ESSE

ACE: clb

Hære nat heard fran yet. The drop him a line. Thankyou

(b) (6)

'HA 2533

Page 1 Inter-Office Corresp.

To: Bob H.

From : Ann Essta

10-14-85

TO: Dave Bontz

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

FROM: Pob H.

SUBJECT: Port washington Wartows - Bremerton (b) (6) DATE: 1/6/84

SPEED MEMO

spoke with (b) this morning - hers very concerned about getting the auter H.L. moved out to accommodate their 14'error where they have slips aptas, of slips beyond the O.H.L. sent the tequest for Hr. Helecation to (b) (6) Apparently be W/a letter explaining the situation.

He cannot get fitte to sell these slips of course and also now their bank has written them that unless the problem is solved of a viable solution terthcoming, they are going to pull their financing. (says the slips are worth \$34,000 ea.

of course moving the HL is easiest for To Asthere seems to be a concern that shiffing the marina landcoard would part it too close to SIGNED + City secret line - Not to mention theost. He could about y REPLY Work out the bank loan based on the marina minus the leslips. I told him to call you as you were inon the meetings. Also, I was not real encouraging about the H. telocation to accommodate this mistake by his engineers. I also told him I'd like a copy of his bank's letter.

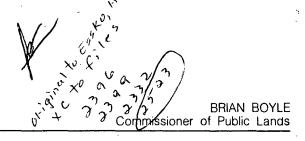
DATE Incidentally, a SIGNEDO tade on the traspass would be appx.

\$40/4ear.

This form printed on NO CARBON REQUIRED paper. Return pink copy with reply. Bol

ec: 22-002332, 2396, 2399, 2523 HA 2523

Page 1 Speed Memo To Dave B. From Bob H. -2-6-84



OLYMPIA, WA 98504

December 2, 1986

MEMORANDUM

TO:

John DeMeyer, Aquatic Lands Division Manager

FROM:

Bill Phillips, Engineering Division

SUBJECT: Port Washington Marina

On November 12, 1986, Terry Roswell and myself visited the Port Washington Marina with Mr. MacKenzie of the City of Bremerton to observe the alleged damage caused by dredging done in 1983. The City of Bremerton claims that dredging performed by Port Washington Marina has caused extensive beach erosion and has damaged their old 8-inch pressure sewer line. The history of events are as follow:

1983 - Port Washington Marina dredges the toe of the beach to allow free float of their floating dock. City of Bremerton notices that beach erosion has uncovered their 8-inch sewer main; the line is undermined in some areas, and the City feels a line failure may occur.

Late 1983 - City of Bremerton replaces the existing 8-inch line with a new 12-inch line located near the toe of the bluff.

December 1983 - Port Washington Marina installs their docks.

Spring of 1984 - Port Washington Marina installs filter fabric to the east portion of the beach to abate erosion and protect the boat house.

Fall of 1984 - Port Washington Marina installs filter fabric to the remainder of the affected beach.

Upon my visit to the site, my observations are as follows:

The existing beach material is composed of clay, silt and sand (the drilling reports from CH₂M Hill confirm this layer to be at least 8 feet in The dredging operation left the exposed beach slope at an angle far in excess of the repose angle needed to withstand the natural currents which pass parallel to the beach.

John DeMeyer December 2, 1986 Page 2

Port Washington Marina has made some attempts to abate the erosion, but it appears that substantial degradation occurred prior to their efforts. The east end of the beach has been covered with fabric and ballast (4-inch minus) covering the cut slope and portions of the upper beach. This appears to have been done in an effort to protect the existing boat house.

The central and westerly portion of the beach have been covered by fabric, which is weighed down by sand bags. The fabric appears to be in the process of decay, and many areas are now uncovered and exposed due to the current pulling the fabric loose.

Mr. MacKenzie showed me some of the monitoring points set by the consultant, and it appears that 2 to 6 inches of uniform erosion has occurred since their placement.

While observing the toe of the bluff, some new erosion due to tidal action is present. Bluff erosion is in the form of a minor amount of soil slippage caused by the removal of the supporting toe material.

To conclude, my findings are as follow:

The dredging had some effect in exposing the City of Bremerton's sewer main. The Port Washington Marina acknowledged the beach erosion problem and made some attempt to abate any further loss of beach material. Their efforts were only marginally successful and the loss of material is continuing. To complete the abatement process, the cut slope needs to be trimmed, protected with new fabric, and covered with angular stone ranging in size from 10 to 12 inches. If erosion abatement is not completed, the beach will continue to degrade and undermine the bluff. If the bluff is undermined, the stability of the apartment building at the top of the bluff will be jeopardized.

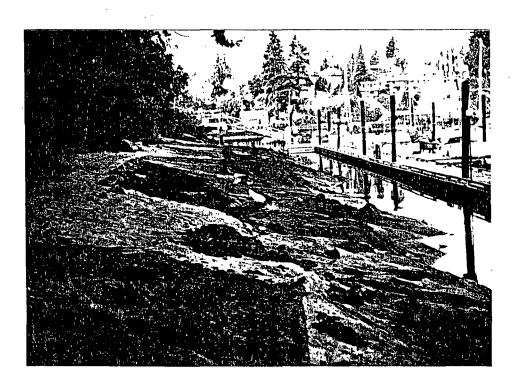
The City of Bremerton will be sending me a copy of their consultant's conclusions. After I get an opportunity to study this, I will submit a follow-up report.

If you have any questions regarding my report, please contact me at 753-2093.

BEP:rcm Attachments cc: Grant Fredricks Paul Bourgault Ray Sherman



Movement of filter fabric. Stone covering on easterly part of beach.



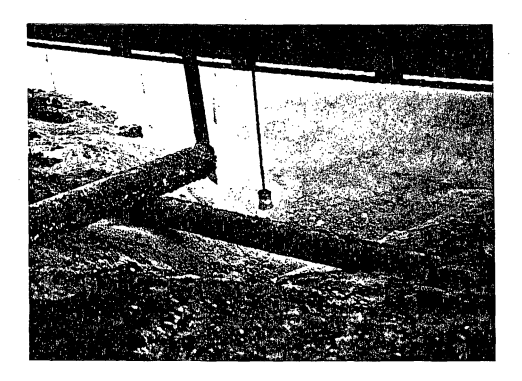
Note how beach toe is seeking repose by sluffing into dredged channel.



Note the undermining of the slope and movement of filter fabric.



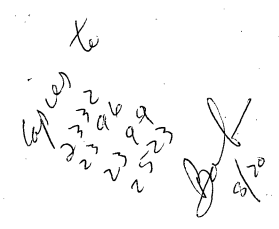
Monitoring Point



Exposed 8" sewer line



Note size of imported stone.



TO:

John DeMeyer, Aquatic Lands

STATE OF WASHINGTON
DEPARTMENT OF NATURAL RESOURCES

FROM:

Ann Essko, AAG

SUBJECT:

HA Leases 2332, 2396. 2399. 2523

City of Bremerton v. PWP, Kitsap Co. No. 86-2-00901-1

DATE: August 15, 1986

The attached new lawsuit does not name the State of Washington but could possibly affect the above referenced leases or the land which they involve. Note that one of the issues is the erosion of the tidelands at the leased area, caused by the State's lessees improvement - theoretically it seems possible that State aquatic lands might be in danger from the same problem. This lawsuit is related to Port Washington Properties v. Fireman's Fund Insurance Co. et al, Kitsap Co. No. 85-2-01592-6 that I sent you back in January.

Please let me know if you have any questions.

cc: Bob Hoyser (w/encl.)

SIGNED

REPLY

DATE

SIGNED

RES 35-2505 (12-75)

This form printed on NO CARBON REQUIRED paper. Return pink copy with reply.

DNR-00002928

FOULDS, FELKER, PIERSON, RYDER & MCHUCH, INC., P. S.

ATTORNEYS AT LAW

TOM H. FOULDS
THOMAS S. FELKER
RICHARD W. PIERSON
STEPHEN P. RYDER
JOHN A. MCHUGH+
DALE L. KINGMAN
DAVID SHIMEK++
MAX N. PEABODY++*
MICHAEL E. RICKETTS
MEL MONHEIMER

OF COUNSEL

*ALSO ADMITTED IN ILL AND CALIF.

*ADMITTED IN ALASKA ONLY

**ADMITTED IN ALASKA AND WASH.

IO23 COLUMBIA STREET SEATTLE, WASHINGTON 98104 (206) 622-1264 TELEX: 320298

725 CHRISTENSEN DRIVE ANCHORAGE, ALASKA 99501 (907) 272-4042

REPLY TO:

Seattle

August 14, 1986

FEDERAL EXPRESS

Commissioner of Public Lands State of Washington Dept. of Natural Resources Public Lands Bldg. Olympia, WA 98504

Re: Kitsap County Harbor Area Lease
Nos. HA2332, HA2396, HA2399, and HA2523

To Whom it May Concern:

This letter will confirm notice by Port Washington Properties, Inc. to your office of the filing of a lawsuit in the Kitsap County Superior Court entitled City of Bremerton v. Port Washington Properties, Inc., Kitsap County Cause No. 86-2-00901-1. Such action affects the above-described harbor area leases.

This office was furnished a courtesy copy of the above Complaint on Thursday, July 31, 1986. The pleading was apparently filed at an earlier date but service of process was still outstanding. We indicated to counsel for City of Bremerton that we would seek authorization from Port Washington Properties to accept service.

Tender of defense of the above action was made by Port Washington Properties through its liability carriers, Fireman's Fund Insurance Company and Consolidated American Insurance Company, under its letter of August 6, 1986. The adjuster for Fireman's Fund suggested filing of an appearance in the above action, which was accomplished on August 12, 1986.

FOULDS, FELKER, PIERSON, RYDER & MCHUGH, INC., P. S. ATTORNEYS AT LAW

Commissioner of Public Lands August 14, 1986 Page 2

If we can provide you further information about the above lawsuit, please do not hesitate to contact us. In the event your file indicates additional leasehold properties involved in the marina, kindly contact us as soon as possible.

Very truly yours,

FOULDS, FELKER, PIERSON, RYDER & McHUGH, INC., P.S.

John A. McHugh

JAM:pp 0676L

Port Washington Properties

NOTICE OF APPEARANCE 0397P

27 28

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FOULDS, FELKER, PIERSON, RYDER & McHUGH, INC., P.S. ATTORNEYS AT LAW 1023 COLUMBIA STREET SEATTLE, WASHINGTON 98104 (206) 622-1264

JUL 9 1986

ROBERT L. FREUDERSTEI	id. Clerk
Ву	De .7.

SUPERIOR COURT OF WASHINGTON FOR KITSAP COUNTY

CITY OF BREMERTON, a municipal corporation,

86 2 (10901 1 NO.

Plaintiff,

COMPLAINT

VS.

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PORT WASHINGTON PROPERTIES. INC., a Washington corporation,

· Defendant.

COMES NOW, City of Bremerton Plaintiff herein, and for cause of action against Defendant, alleges as follows:

Plaintiff City of Bremerton is a municipal corporation, organized and existing under the laws of the State of Washington.

II

Defendant Port Washington Properties, Inc., hereinafter "PWP" a Washington corporation, is and was the owner of a leasehold estate and developer of the marina facility called "Port Washington Marina," hereinafter "Marina", which consists of various structures and a floating dock system having eighty slips and is located in the City of Bremerton, lying adjacent to Port Washington Narrows near Anderson Cove.

COMPLAINT - 1

WILLIAM BROUGHTON RTON CITY ATTORNEY BREMERTON, WA 98310 1206) 478-5345

1 In conjunction with the development of its Marina, PWP 2 applied for various permits from the City including, but not 3 limited to, a Shoreline Substantial Development Permit and Conditional Use Permit and submitted to the City marina plans 5 which indicated that riprap would be installed along the dredged banks of the marina. 7 8

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IV

Neither PWP nor any of its contractors installed riprap along the dredged banks of the marina to prevent beach erosion and sloughage.

As a result of failing to install riprap, substantial erosion and sloughage of beach material has occurred and continues to occur along the dredged slopes of the marina.

VI

The erosion and sloughage problem at the marina site is exacerbated by dredging done at the direction of PWP which was illegal and/or negligently planned and/or carried out.

VII

City of Bremerton is the owner of certain wastewater In 1984 the City installed close to the bank an facilities. eight inch PVC high pressure sewer pipeline across the tidelands adjacent to the marina. In connection with such sewer pipeline, the City holds a grant of easement from the State of Washington COMPLAINT - 2

> WILLIAM BROUGHTON BREMERTON CITY ATTORNEY 239 FOURTH STREET EMERTON WA 98310 1206) 478-5345

reason of such grant, the City possesses the right of quiet enjoyment with respect to the use of its high pressure sewer line.

VIII

The City formerly operated another sewer line running under the beach at the marina site which it has since abandoned in favor of the sewer line installed in 1984. The City had intended to relocate the old sewer line but was forced to do so much earlier than planned because the beach had eroded and left these pipes exposed, threatening rupture. In drafting the original plans for installation of the new pipeline, the City's Engineer relied on assertions made by PWP that riprap would be installed along the dredged banks of the marina slope to address potential erosion. The failure of PWP to install riprap resulting in an unanticipated rate of erosion and it was necessary to redesign the plans for the new sewer line.

X

The costs to the City of redesigning and additional costs of relocating the new sewer line which can be attributed to the beach erosion caused by the marina project at the marina site total approximately \$30,000.00.

X

COMPLAINT - 3

- ¶8

WILLIAM BROUGHTON BREMERTON CITY ATTORNEY 239 FOURTH STREET BREMERTON WA 98310 (206) 478-5345 Since shortly after the dredging was done in late 1983, during low tides substantial sloughage of beach material along the dredged slopes of the marina has been observed. Sinkage along the beach has been noticed threatening to expose the new high pressure sewer line.

PWP is committing continuous trespass on the City's sewerline easement across the tidelands granted from the State of Washington.

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Because of the apparent rate of beach erosion, the City of Bremerton fears that the beach instability is threatening its high pressure sewer line. The City is also concerned that an unstable beach condition poses a potential hazard to the upland hillside above the beach on which is located a seventy-five unit apartment complex named "Colonial Manor Apartments." Long term beach erosion has a propensity to cause landslides along the upland slope.

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The City Engineering Department has investigated and monitored the beach condition adjacent to the marina since shortly after dredging began. Numerous tests and examinations have been made of the beach and upland slope by its consultants, CH2MHill. Such tests include inclinometer studies of the

COMPLAINT - 4

WILLIAM BROUGHTON BREMERTON CITY ATTORNEY 239 FOURTH STREET BREMERTON WA 98310 \$206: 478-5345 hillside, sample soil borings along the beach, and monitoring of beach elevations.

XIII

The cost to date of the studies, investigation, and monitoring undertaken by, or under the direction of, the City Engineering Department of the beach condition adjacent to the marina totals to date approximately \$90,000.00. This cost will increase as investigations and monitoring continue.

XIV

By reason of its investigation, the City Engineering

Department has determined that a substantial hazard exists to its

new high pressure pipeline due to predictable long term beach

erosion that, without intervention or modification, will

destabilize the pipeline, causing it to rupture and empty raw

sewage into Port Washington Narrows. At this point, mere

installation of riprap may be insufficient to correct or prevent

erosion on any longterm or permanent basis.

XV

Engineering studies have shown that the unstable condition of the beach described herein resulted from the dredging operations to construct the marina and has been exacerbated by erosion caused by tidal action. Such factors operating together have set in motion the chain of events causing the injury alleged herein.

XVI

COMPLAINT - 5

WILLIAM BROUGHTON
BREWENTON CITY ATTORNEY
239 FORMYN STREET
BREWENTON WA 98310
12061 478-5345

The City has made demand upon PWP to undertake all measures necessary to correct the instability of the beach. Measures discussed include installation of a retaining wall or sheet piling along the toe of the beach. In addition, to stabilize the hillside, it will be necessary to replace the material which has eroded away after a retaining wall is built.

IIVX

In 1984, PWP installed some temporary protective measures along portions of the beach front which have been substantially ineffective in controlling long-term beach erosion. Despite repeated promises and assurances to correct the problem, PWP has refused to take corrective measures which would permanently prevent further erosion and has failed to correct the damage to the beach and hillside that has occurred to date.

IIIVX

PWP has instituted a lawsuit in Kitsap County Superior Court (#85-2-01592-6) against insurance carriers and other defendants in connection with Port Washington Marina.

WHEREFORE, Plaintiff City of Bremerton demands judgment as follows:

1. As against Defendant Port Washington Properties, Inc., compensatory damages in an amount to be specifically proven at the time of trial, but for purposes of this Complaint are alleged to be in excess of \$500,000.00, together with costs, attorney fees, interest and prejudgment interest, as provided by law.

COMPLAINT - 6

WILLIAM BROUGHTON
BREMERTON CITY ATTORNEY
239 FOURTH STREET
BREMERTON WA 98310
(206) 478-5345

2. A decree ordering that any sums paid by insurance carriers or contractors working on the marina project to Port Washington Properties, Inc., in connection with the beach erosion at the marina be first applied to compensate the City for its present and/or future injury and to investigate and correct the beach stability problem.

3. For such other and further relief as the Court may deem equitable and just.

DATED this 23rd day of June, 1986.

WILLIAM H. BROUGHTON Attorney for Plaintiff

COMPLAINT - 7

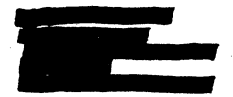
WILLIAM BROUGHTON
BREMERTON CITY ATTORNEY
239 FOURTH STREET
BREMERTON WA 98310
1206' 478-5345



Department of Natural Resources

OLYMPIA, WASHINGTON 98504 BRIAN BOYLE
Commissioner of Public Lands

September 26, 1985



Re: Your request for procedures required for development of a marine moorage facility Lease No.

Dear Mr.

Sorry for the delay in answering, but we've been in the process of reviewing our requirements regarding plans of development and operations for aquatic land use authorizations. Following are the items we would require:

- Copy of the shoreline substantial development permit and SEPA compliance documentation.
- Copy of the Army Corps of Engineers permit.
- If you anticipate requesting an extension of your lease term, we will require a new lease application. If you will be maintaining the current lease term, we will amend your present lease to incorporate current legislative directives, department policies and regulations.
- Plan of development to include:
 - Time to project completion.
 - •Final construction plans per the building permit plan and profile (elevation) drawing.
 - ·Narrative statement regarding type of structures.
 - ·Improvement life expectancy, i.e., estimated useful life.
 - ·Copy of your proforma.
- Plan of operation to include:
 - .Proposed date to begin construction.
 - ·Security means, i.e., insurance, bond, savings assignment, etc.
 - ·Maintenance and maintenance inspection schedule.
 - ·Proposed user fees.
 - ·Sublease plans and types.
 - Mitigation measures.
 - ·Waste disposal plans and safeguards.
 - •Requirement for a report midway through construction, with photographs.
 - •Requirement for final as-built exhibit, with photographs.

2623 93

September 26, 1985 Page 2

Thank you for the inquiry. We had planned, in the near future, to discuss your plans. The department will be requiring its lessees to provide plans for any areas leased that are currently vacant, or otherwise in a state of "non-use".

If you have comments/questions,

`please call me at (206) 753-7158.

Sincerely,

Robert G. Hoyser, Lease Administrator Division of Marine Land Management

RGH/nr

c: Dave Bortz
Terry Roswall
File

DEPARTMENT OF NATURAL RESOURCES SUBJECT: Bremerton Concrete Products SPEED MEMO DATE: 10/11/65 Port Wash. Prop., Inc. 1200e (expires 89) (b) (6) (b) (6) a service true | getalong fine & share uplands to some degree. (b) (6) would likes. 12 of #2523 for launching his proceeding with plans products. True, is in compliance & is proceeding with plans to expand their marina onto the entire lease area of \$523, could use service Fuel's dock on #2952 but that is not sufficient of course for what he wants to do. HA to the south of # 2452 is open for long ways & (b) (6) took application + bond forms, etc. - that area would work for him but not as well as area fronting his Propy. Explained assignment & subleasing picture he's pretty well convinced he can't deal w/ PWP, inc. His letter was to go on record that DNR has another SIGNED party interested in \$523 when it expires REPLY cc: 2523 2523 2452 Speet Memo From: Do 10/11/85

DATE

SIGNED

STATE OF WASHINGTON **DEPARTMENT OF NATURAL RESOURCES** FROM: (b) (6) SUBJECT: Brementon Con Mate Products letter SPEED MEMO DATE: 14/1/65 Proprieta Leaser (expires 87) (b) (6) Fuel leave (expires 88) (6) would likes to the sest to lounching his (b) (6) (b) (6) dealer. products. PMP, Inc. is in receptioned is proceeding with plans to expand their marina anto the entire lease area of \$173. (b) (6) reactidate selvice Frel's dock on #2452 but that its sufficient of course for what he works to do HA to the south of HEAST is upon for long ways " took application 4 tood forms rete - that area would work for him but not or anout or arra fronting propy. Explained organizate toublearing preture this letter was to go on perce of that DNR has another parly interested in 2523 when it SIGNED REPLY DATE SIGNED This form printed on NO CARBON REQUIRED paper. Return pink copy with reply. RES 35-2505 (12-75) QX A-148

and 4. Put your addressed from being delivered to an postgraster for	ess in the "RETURN TO" Space on ng returned to you. The return rec	
(b) (6) Seattle	le Wa 98119	4. Article Number 5/9/534/23 Type of Service: Registered Insured Certified COD Express Mail
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2523

DEPARTMENT OF NATURAL RESOUR OLYMPIA, WASHINGTON 98504

ROUTING SLIP (TO EXECUTIVE MANAGEMENT)

REQUESTED BY: Aquatic Lands ACTION REQUESTED: Approval Signature X For Your Informa Comments Lease Ass. From Part INas Kington Pro Inc. to (b) (6) in Brem	tion
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1 6 7 7 2 W	
SUMMARY AND BACKGROUND INFORMATION:	
(b) (6)	
Security transferred to Rent	Tal
atreerage paid.	

LEASE # Ho	42523 Cnty Parcel #
The second second	La. Prop. State Tax ID #
ADDRESS (b) (c	
ADDRESS (b) (c	PHONE # (b) (6)
NAME OF TAXABLE PARTY.	
	Leattle wa.
DATE INIT	COMMENTS (b) (6)
11/5/85 Texp	(b) (6) uny be reached by letter at i
	(b) (6)
	Lynnusood, WA 98036
- PUR	BC & I had to track the who the players are on
-	this lense. Note; Stenson Marketing Concepts (b) (6)
	(D) (O)
	SeattleWA 8
	(b) (6)
1/23/86 A	(ere No.)
	(b) (6) in to tack w/ Teny 49
	re the assignment To. PWP to
	(b) (6) (b) (6) - is handling
	the feel. He was here for l'iz Hrs.
	They will provide:
	1. 2500 assignment for
	2. 2,000 bond (b) (6)
	3. asknowledowers of (b) (6)
	4. annual rent for 12/85 to 12/86 +
	LHT. NOTE: they he hard pol. (14/11/05)
	the read of \$2,257 33 but had not
	pd. th 24T - 289 84.
	In addition, they wire sign an
	addendem-t-assignment for the
	following: (AAG to clock out wording).
and the first	"a plan of sevelopound and aperation
	I including a revised Exhibit "A"
	per Department specifications) to be
	exproved by the Lesson prior to
	commencement of construction,
	ar within sex months whichever
MLM File History 11/28/84	occurs (inst.

STATE OF WASHINGTON JEPARTMENT OF NATURAL RESOURCES

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

REQUEST FOR PUBLIC RECORD

Please Print:				
Name (b) (6)	Representing M	Moson C	DUST E	ENGR
Address (b) (6)		SBANCE	WA.	98134
Street		City	State	ZIP
Describe Material Requested		STRUCTED	SURVEY	Deawing
OF BOT WASHING	70W PEUPER	1155		•
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	(b) (6)		•	
	(b) (6)			
			Signature	
Copy Cost		9-27-8	57	
		フ-シフ - 8 Date 830	Examined	
	_0	830 Time		

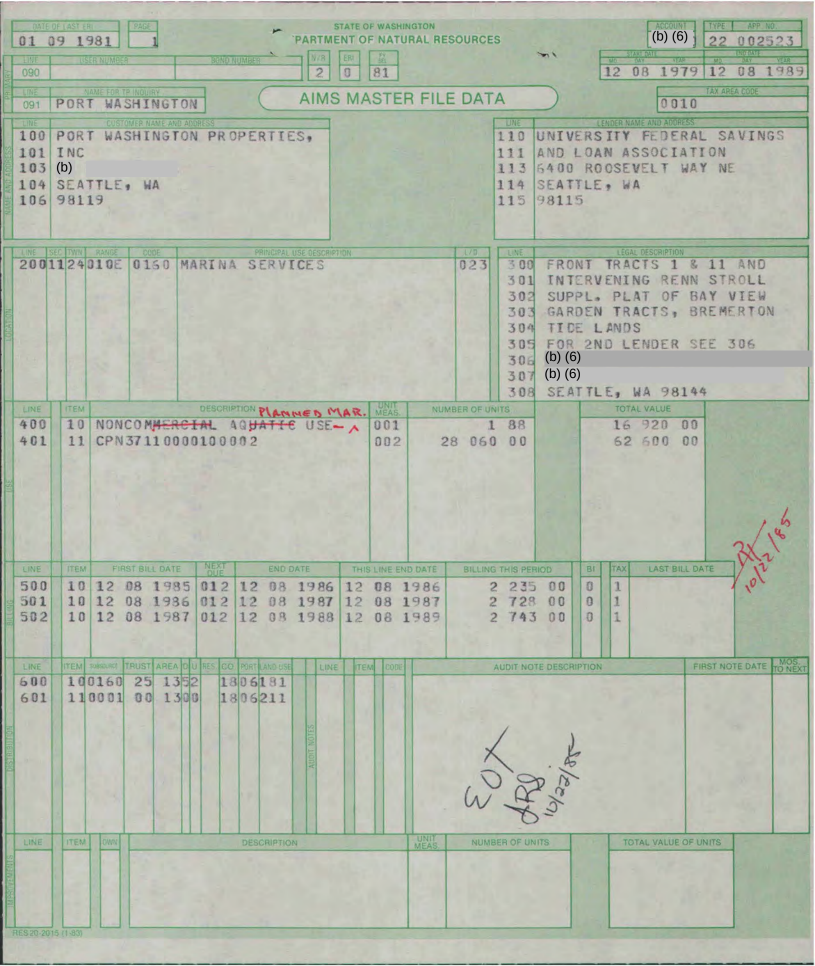
RES 30-1302 (7-76)

THIRD YEAR STAIRSTEP 12/8/86-87 SECOND YEAR STAIRSTEP (2/8/85 -86 2,375 % -0,483 % Inflation Rate Inflation Rate \$2743.41 Prev. fant 98 \$ 2808.52 Inflation Adj. Original Formula Formula Rent Rent \$ 1743 \$ 2257.33 Second Year Rent First Year Rent \$ 2,795.00 2nd Inflat. Adj. Formula Rent $(1+g) \times d =$ $(1+a) \times b =$ Inflation Adj. Formula Rent (h-1) x .33 = (d-previous rent) \$ 509, 86 Third Year Stairstep* \$ 514,33 Second Year-Stairstep* x .33 \$ 2,767,19 Third Year Rent (rounded) \$2257,33 Second Year Rent f + i =c + e =(rounded) 12/8/87-88 = 2795 = × PPi. FOURTH YEAR RENT Inflation Rate 2nd Inflation Adj. \$ Formula Rent $(1+k) \times h =$ Fourth Year Rent *This will be a negative figure for decreasing stairsteps.

DNR-00002948

CONTROL # NAME OF APPLICANT APPLICATION START-END ACCT AR/D/U TERM 22-002523 PORT WASHINGTON PROPERTIES, 12-08-1979 12-08-1989 1140 13 0 0

DATE 831216 831216	DOCU # 004055 004055	TYPE JD JD	SUBS 0180 9089	DEBIT 1,317,18- 169,13-	CREDIT	BALANCE 2,312.36 2,143.23	SUSPNS APPLIED	BILDUE 840116 840116
840119	175273	CR	0180		1,899.35	243.88	175273	
840119	175273	CR	9089		243.88	. 90	175273	
850116	085160	IB	0160	1,743.00		1,743.00		850215
850116	085160	IB	9089	223. 80		1, 966, 80		850215
850225	194744	CR	0160		1,743.00	223. 80	194744	
850225	194744	CR	9089		223. 80	. 00	194744	
851113	094700	MB	0160	2, 257, 33		2, 257, 33		851208
851113	094700	MB	9089	289. 84		2, 547, 17		851208
851231	209628	CR	0160		2, 257, 33	289. 84	209628	



	(b) (6) of kit: Co. Ass. say	RENT WORKSHEET FOR WATER DE	PENDENT USES	
	that we can use it for our	perpose. They use new AV +1 declaration states 80% of to found condo lots, something to that effect.	12,600 <u>Use</u> "	1, 88
	Name fort Wests. Frag. County Kitzep Previous Rent \$ 1249.98 Assessment Date	TWR 3/2/89	(now green water).	
1	COUNTY* UPLAND ACRES, PARCEL# VALUE SQ. F. 1.37/1-000-010-0002 F62,600 28,6 2.	ACRE	AQUATIC VALUE AQUATIC ACRES ACRES 81,893	LEASE LEASE AREA RENT 0 5% \$\frac{\psi_{54,868}}{\psi_{54,868}} \frac{\psi_{2,743.41}}{\psi_{2,743.41}}\$
	3. Option Rent - Extention Meth	God \$2,23/\$ x 81,	893 \$ x7.6% = 7	\$13,879
	4.		Total	(FR)
	Stairstep formula as follows. Stairstep Decrease 1st Yr. = PR33(PR Stairstep Increase 1st Yr. = PR + .33(FR	R-FR)** STAI	RSTEP RENTS	TRUST DIST.
	Prev. Rent = \$ 1249 .98	1st Year =	\$ 1743 .0	
	Formula Rent = \$ 2743 .41	+ Adjustment	\$ 492.8	
1	Difference = \$ 1493.4	3 2nd Year =	\$ 2235.0	
	Multiplyer x.33	+ Adjustment	\$ 492.8	20 \$
	Adjustment = \$ 492.8.	3 3rd Year =	\$ 2728.0	23 \$
	Prev. Rent + Adj. = \$ 1742.8	4th Year =	\$ 2743.8	
	Rounded to \$ 1743.00		Formula Rent	28 \$
	* If use is log storage the rent is \$18 ** Subsequent rents are effected by the			Initials Tak
	Use new A & for 7	the Re-lease in 19	989 Jul 3/11	89

DNR-00002951

512 SHELDONABREMERTON, JA-98310	BUR 5 LOT PEXCE 29FT THOP		CA	1456SUFT		0010	134.11
(b) (6) BREMERTON WAY98310	BLK 005 LOT 10 & 11	05	11101 CA	1 01 1.0B 1 1596 OFT	12,500	31,740	44,240 371,57
3/79-006-001-0301 (b) (6) PROPOSE4 TR1260 RAINIER NATIONAL BANK 498124		17	51920 A	1836SQFT	170,000 T	41,500	211,500
3709-006-001-0400 BREMERTON, CITY OF	BLK-006 LOT-001 D-04 THAT PIN OF BLK 6		A		×		
3709-004-003-0002 BREM AIR DISPOSAL INC PO BOX 438*BREMERTON WA*98310	BLK-006 LOT-003 D-00 PT OF LOT 3 COM A	17	48490 CA	72 1.+ 9536SQFT	108,000 2	35,000 T 0010 2	343,000 ,380 86
3710 BAY VIEW GARDEN TR	ACTS			GRID- L14 SEC-14 TNP-	24 RNG-1E	VOL 4	PAGE 94
5710-000-006-0009 (b) (6) (b) (6) BREMERTON WA*98310	LOT 6 TOW ESMT OVER S 25FT CE F 40FT O	05	91000	3206 15,000	15,000 T	0010	15,000
3710-000-007-0008 (b) (6) (b) (6) BREMERTON WA+98310	LOTS 7 & 8 SUBJ TO ESMT OVER S 25FT OF	00	11101 CA	39 1.0 832SQFT	30,000 T	17,010	47,010 394.84
711 BAY VIEW GARDEN TR	ACTS SUP			GRID- L14 SEC-14 TNP-	24 RNC-1E	VOL 5	PAGE 19
3711-000-001-0:03 (b) (6) P O BX (b) BREMERTON WA+98310		17	66210	75 1.0 7211 75.000		69,100 1	115,600
3711-000-001-0102 BREMERTON CONCRETE PROD P O BX 3619REMERTON WA498310	TH PTN LOT 1 SUP PLAT BAYVIEW GARDEN		46000 CA		140,000 T	15,000 1	55,000
3711-000-002-0002 (b) (6)	S1/2 OF LOT 2 ALL OF LOTS 3, 4 & 5	17	66210	7405 S 37,500	120,800 T	55,200 1 0010 1	76,000
3711-000-009-0005 (b) (6) (b) (6) BREMERTON WAX98310	0 14 K-000 LOT-009 D-00 ALL OF LOT 9 SLY	17	51920 UC	42 1.0 7803 M 16,000 A 2468SQFT	42,630	79,600 1	02,200
	B 2			2 1 25			
WASHINGTON REAL ESTATE REGISTER.	ASHINGTON REAL ESTATE REGISTER, INC. SEATT, INC. BELIEVES THE INFORMATION BELOW TO B ASED FROM AND REMAINS THE PROPERTY OF WASH	BE CO	ORRECT,	, BUT DOES NOT WARRANT I		CY.	EDITIO
3711 BAY VIEW GARDEN TRACTS SUP			4	GRID- L14 SEC-14 TNP-24	RNG-1E VO	A. 5 PA	GE 19

ZONING USE YR STYLE LAST-SALE LAND-AV IMPVTS TOTAL AV TAX-ACCOUNT-NUMBER TAXPAYER-NAME & SOFT DATE-FLG-PRICE DELIG T LEVY 83-TAX MAIL ING-ADDRESS LEGAL DESCRIPTION (b) (6) 62,600 525.78 17 91000 7601 K 20,500 62,600 T 0010 BREMERTON WA+98310 BI K-000 LOT-010 D-00 N 60FT OF LOT 10 UCA 3712 BENBENNICKS 1ST GRID- L13 SEC-13 TNP-24 RNG-1E VOL 2 PAGE 64 3712-001-001-0000 (b) (6) 02-001-14821-2 07 11101 12 1.0 13,000 19,010 32,010 UCA 896SQFT T 0010 268.85 GREAT N W SAV & LN+98310 BLK 001 LOT 1 (b) (6) 07 11101 05 1.+8 8206 43,000 13,000 35,320 48,320 UCA 2470SOFT T 0010 BREMERTON WA+98312 BLK 001 LOT 2 (b) (6) 07 11101 01 1.08 8201 2 90,000 13,000 24,440 37,440 UCA 1408SOFT T 0010 314.46 SEATTLE WA+98166 BLK 001 LOT 3

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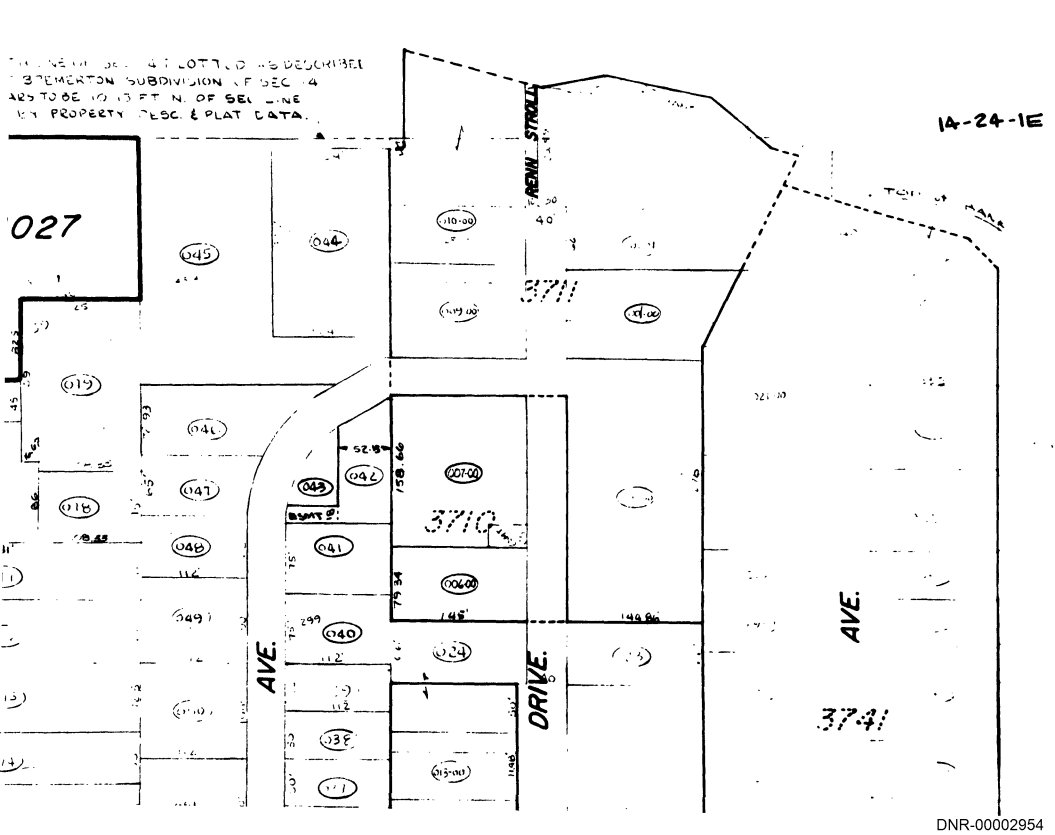
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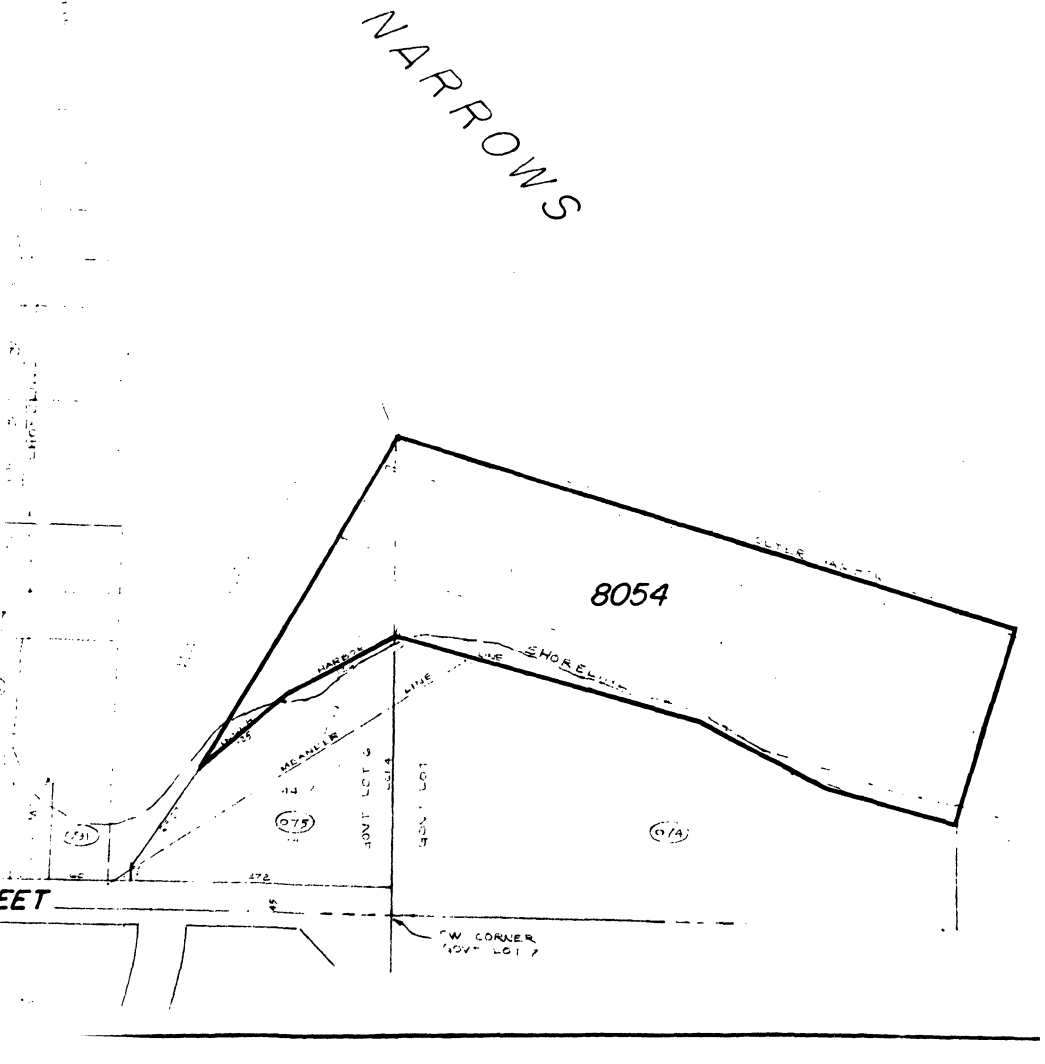
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SAP COUNTY PARCEL LIST BY ACCOUNT #

1983-84 EDITION

China 122 CHA-12 IND 26 DOT 15 INDIATE	ED				
AX-ACCOUNT-NUMBER TAXPAYER-NAME & MAILING-ADDRESS		ZONING USE YR STYLE LAST-SAL LAND-CHTRS SOFT DATE-FLG-F	E LAND-AV	LEVY 8	TAL AL
(b) (6)	L 6 BEG 229.995FT N & 20FT E OF SW L 6	05 11101 42 1.08	17,500	38,490 5	55,990 470.26
124(1-3-067-2008 PALOMAR FINANCIAL P O BX 81167*SAN DIEGO (A*92138	L 6 BEG 163.33FT N & 20FT E OF SW COR		6,000 17,500 T	40,090 5	57,590 483.70
12401-3-068-2007 (b) (6) 4416460	L 6 BEG 163.33FT N & 183.35FT E OF SW	05 11101 33 1.+B .5AC CA 2493SQFT	30,000	54,430 E	709.13
12401-3-069-2006 (b) (6) (b) (6) BREMERTON WA+98310	L 6 NW1/4 FOLG BEG 386.70FT E & 163.33	05 11101 41 1.0 3 .25AC CA 936SQFT			28,890
i (-x-070-2003 (b) (6) (b) (6) BREMERTON WA+98310	6 SW1/4 FOLG BEG 386.70FT E & 163.33	05 11101 40 1.08 3AC CA 2341SOFT	17,500 T	59,120 7 0010 6	76,620 643.53
12401-3-071-2002 (b) (6) (b) (6) BREMERTON WA+98312	L 6 BEG 366.70FT E & 163.33FT N OF SW	05 91000 .25AC CA	17,500 T		17,500
12401-3-072-2001 (b) (6) (b) (6) BREMERTON WA+98312	L 6 BEG N 296.66FT & E 550.05FT FROM S	05 11101 40 1.0 25AC CA 540SUFT	17,500 T		25,140
(b) (6) BREMERTON WA+98312	L 6 BEG 753.4FT E & 230FT N OF SW COR.	05 11101 24 1.08 .6AC HCA 1240SQFT	42,500 T	19,900 6	62,40
12401-3-074-2009 (b) (6) 02036272417 GREAT N W SAV & LN-98310	L 7 EX PLATTED	07 14410 3.5AC HCA		1,317, 1	
12401-3-075-2008 (b) (6) (b) (6) POUL SBO WA+98370	L 6 BEG 30FT N OF SE COR L 6 S 8943812	05 51920 48 1.0 7507 55 2 1.03AC HCA 1200SQFT	5,000 134,100 T	82,300 21 0010 1,8	16,40
12401-3-076-2007 (b) (6) P 0 BOX 1525+SILVERDALE WA+98383	L 6 BEG 753.4FT E & 30FT N OF SW COR S	05 11104 30 1.0 7706 Z 33 .72AC HCA 459SQFT+	3,000 40,000 1YR T	40,370 8	80,37
12:01-3-077-2005 (b) (6) (b) (6) BREMERTON WAY98310	THAT PT OF GOV L 6 DES AS FOLS BAAP	05 91000 -18AC HFA	20,000		20,00
12401-3-078-2005 (b) (6) (b) (6) BREMERTON WA+98310	L 6 N 66FT OF E 110FT OF FOLG BEG SW C	05 11101 50 1.0B 2AC CA 2350SQFT		42,550 5	55,05
12401-3-079-2004 (b) (6) (b) (6) **********************************	L 6 S 67.33FT OF E 110FT OF FOLG BEG S	05 11101 50 1.0B s .2AC CA 2252SQFT		44,370 5	56,87
12401-3-030-2001(b) (6) (b) (6) BREMERTON WA-98310	PT OF LOT 6 BAAP 496.70FT E & 30FT N C	05 12102 35 1.+ 7804 E 15	5,000 20,000	94,210 11	14,21
12401-3-081-2000 CITIZENS FED SVG & LOAN ASSO PO BX 2394RENTON WA+98055	L 6 BEG 366.7FT E & 30FT N OF SW COR L		8,500 12,500 T	42,470	54,97 461.6
12401-3-082-2009 (b) (6) (b) (6) BREMERTON WA*98310	L 6 N 66FT FOLG BEG ON SW COR L 6 E	05 11101 44 1.09 .2AC CA 206450FT			53,09 445.9
12401-3-083-2008 (b) (6) 1025000461 RAINIER MORTGAGE CO498124	COR COM TO SECS 10 11 14 & 15 E 346.70	05 11101 41 1.0 0 .14AC CA 125559FT			51,07 428.9





T3: Pam DEPARTMENT OF NATURAL RESOURCES FROM: Bob SUBJECT: Subs. Changes - Port Wash. Propy, Leas SPEED MEMO DATE: 9/25/84 change 22-002399 from 55 0180 to 55 0160 change 22 (002523) from 55 0140 to 55 0160 55 0180 to 55 0160 REPLY

RES 35-2505 (12-75)

DATE

This form printed on NO CARBON REQUIRED paper. Return pink copy with reply.

SIGNED



TO:	D
10:	ram

FROM: Bob

STATE OF WASHINGTON
DEPARTMENT OF NATURAL RESOURCES

SUBJECT: Subs. Changes - Port Wash. Propy, Leas Spéed MEMO DATE: 9/25/84

change 22-002399 from 55 0180 to 55 0160 change 22-002523 from 55 0140 to 55 0160

Thank

Bob

SIGNED

REPLY

Pa 125/80

DATE

SIGNED

CURRENT DATE MO. DA. YEAR 19

AIMS SETUP FORM



BRIAN J. BOYLE, COMMISSIONER OF PUBLIC LANDS

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DP-9929 RES 75-1801

'ECOMMENDED onoved.

AIMS SETUP FORM

Department of Natural Resources

NDS

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DP-9929 RES 75-1801

REVISED 06/09/75

ESSB 4824

RENTAL DETERMINATION WORKSHEET FOR EXISTING LEASES

	NO. <u>////</u>	2593 Anniversa	ary Date	Acres or sq.ft.	
			Reason	for Current Rental Change:	
ast I	Revaluatio	n Date 12/8/79	•		
			(Revalu	ation, Stairstep/etc.)	
(a)	1/1/81 Ren	nt \$ 1120° (From 12)	k/80 TO 8/_)	Note: if there has been a change in acreage since 1/1 use procedure on reverse si	
(b)	"Allowed"	\$ per day increase:			
			1/1/21 rent	1120 x 68 = \$.184	
(c)	Prorate in multiply	ncrease: (b) times # of days f	from 1/1/81 to	$\frac{365, \text{days}}{19/8/82} \times \frac{706}{5}$ billing date) \$ 199.98	lays
(d)		current rent: crease (c) to 1/1/81 r		+ \$ 1120 00	2
		ANNUAL RENT DUE* F	From 12/8/82	012/8/83 \$ 1249.9	8
* No		-	at this time for	any period beyond July 1, 1983	3
		ESSB 4824 expires. or more, leasehold tax	k must be calcula	ted below unless Lessee is exe	empt
(e)	Rental pr	oration:			
	law, and calculate	the above annual renta	al must be prorat	ss than one full year, under t ed. Leasehold tax must be se even though the prorated bi	
		ılate the daily rental		Annual Rent Due \$ 1249.	98 days
	(2) Mult	iply daily rental time	es # of days from	(due date) to 7/1/83: X /95	days
		•	Rent Due up to	July 1, 1983 \$ 667.8	30
			* Leasehold Tax	@ 1284% rate + \$ 85,7	19
			To	stal Amount Due \$ 753.	<u>53</u>
	asehold Ta /1/76 to 4		to 7/1/82 = 12.4	8% 7/1/82 to Date = 12.84%	
NOTE:	: If paym	ent has been received	, a partial refu	nd may be due.	
		Amount Paid	Billing	Amount Balance	
Rent	• • • • • • •	\$ \$	\$	\$	
Lease	ehold Tax	Ş	\$	\$	
			TOTAL (REFUND)	(AMOUNT DUE) \$	
	THIS INFO		DED IN THE BILLIN	G LETTER WITH COPY TO FINANCI	AL
				G LETTER WITH COPY TO FINANCI	AL

TO: Frank Hausen

FROM: Terry Roswall

SUBJECT: HA 2523

STATE OF WASHINGTON
DEPARTMENT OF NATURAL RESOURCES

BERT COLE, Commissioner

SPEED MEMO

DATE: 1-18-82

Frank, we have the option of granting an easement to See Brim, Inc.

The letter from (b)(6) afformer, dated 1-12-82, requests that we not grant the easement because Sea Brim, Inc. is a bad evedet risk and it would diminish the extense future marketability of their land, I would believe that the damages paid by Sea Brim, Inc. would cover the encountrance and lower marketability. It may be that we do not want an easement but a sub-lease between (b)(6) & Sea Brims.

Since all this may wind up in a law suit and judgement, we should keep top management aware of what is going on.

SIGNED Suforewell

REPLY It appears that an easement could be granted when all of the veguirements in the lease are met, (exhibit, application, waiver or danges). It is poserred that the two parties work out the easement between themselves. Frank & Terry's discussion of 1-18-82

DATE

SIGNED

RES 35-2505 (12-75)

This form printed on NO CARBON REQUIRED paper. Return pink copy with reply.



STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCE.



BERT COLE, Commissioner

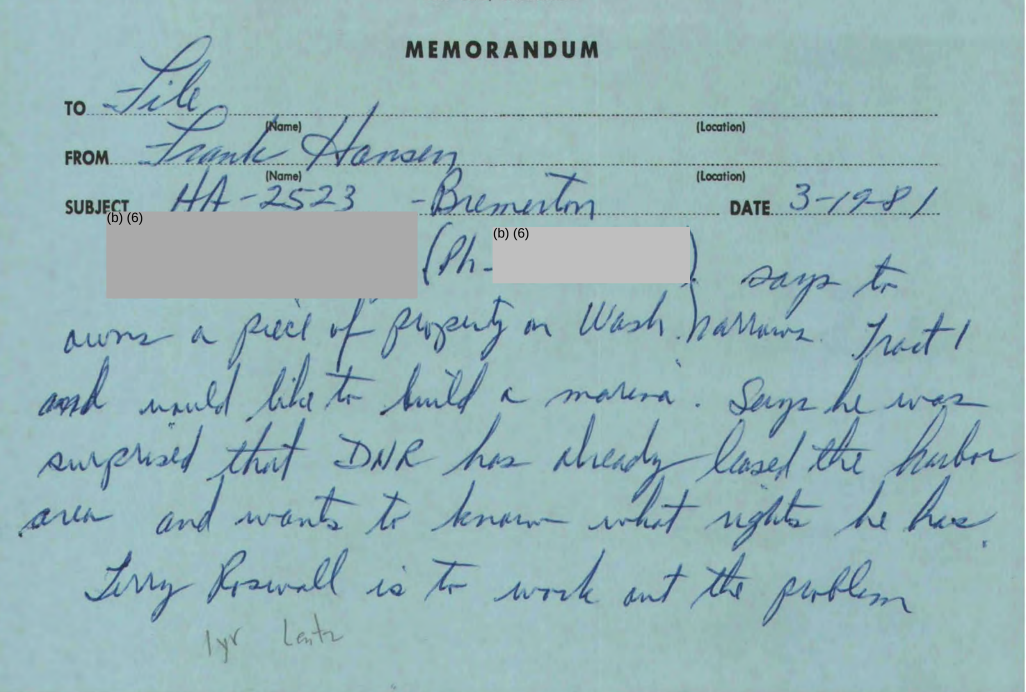
MEMORANDUM

TO File	
(Mana)	(Location)
FROM / CVV / (Name)	(Location) /
FROM Terry (Name) SUBJECT HA 2523	DATE 3/9/8/
(b) (c)	about his access and rights.
	Is a year ago inorder to construct
floats and move them out	by fruct or boat. He weres and area
wide emough for a 70.	footward float. (b) (6)
of building a marina. h	Je can grant a lease to (b) (6)
his needs only with (b) (6	agreement

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCE.



BERT COLE, Commissioner



22-002523

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APPLIED

JAN 20 1981 1140



RECOMMENDED

APPROVED

. Department of Natural Resources

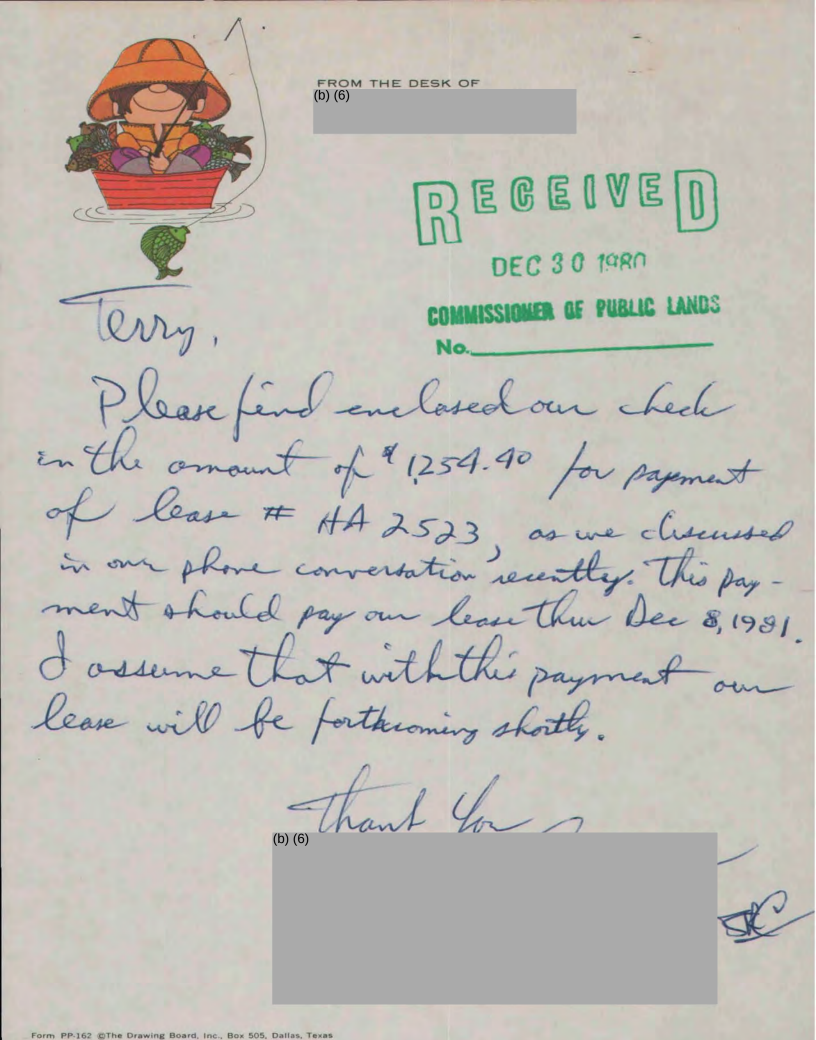
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DP-9929 RES 75-1801

REVISED 06/09/75



01d rental was 862,97 for Lease No. HA 2141.
Due to SSB 2284 increase in rental is limited to 6%/yr. from last appraisal. $ \mathcal{PL}' \neq 1/20.99 $
$\frac{$862.92}{\text{old rental}}$ $\frac{x}{1.30}$ $\frac{1.30}{\text{percent}}$ $\frac{5}{\text{yrs}} = \frac{1121.80}{\text{SSB2284 Rent}}$
Fair Market Annual Rental
New Valuation 1285, 92 (9,000 × 1,88 ac) 16920,00
New Rental
Consecutive Annual Rental
SSB 2284 expires July 1, 1982; the anniversary date of Harbor Area Lease No. HA 2523 is Dec 8 Cod days are affected by SSB 2284, and days are affected by Fair Market Rental.
SSB2284 Rent = \$ 3,07 /day X 204 days = \$ 626,28
+ (plus)
$\frac{\text{Market Rent}}{365} = \$ \frac{3.52}{\text{Jday}} \times \frac{161}{\text{Jdays}} = \$ \frac{566.72}{\text{Jdays}}$
total = $$1/93.00$ (12-8-81 to 12-8-82)
Date Rent
12-8-99 to $12-8-80 = 1/20.00$
12-8-80 to 12-8-81 = 1/20.00
12-8-81 to $12-8-82 = 1193.00$
12-8-82 to $12+8-83 = 12.85.00$
to =
TWR/

STATE OF WASHINGTON

DEFARTMENT OF NATURAL RESOURCES29

BRIAN J. BOYLE-COMMISSIONER OF PUBLIC LANDS

Olympia, Washington 98504

NOTE CAREFULLY

DEPARTMENT OF NATURAL RESOURCES

The Commissioner of Public Lands will not approve or enter any assignment unless the lease or contract is in good standing. The original lease or contract must be submitted along with three (3) copies of this assignment form and a \$25.00 fee.

Lease Assignment

For and in consideration of the sum of ONE the hereinafter named assignor hereby assign S is ght, title, and interest in and to that portion of the secribed: The Kitsap County, Washington HL2523 All harbor area lying in front troll, Supplemental Plat of Bay View Carden Trovernment Lot 1, Section 14, Township 24 North ines produced at right angles across the harbor assing through the meander corner of said Section of intersection of the west line of said inhown on the official maps of Bremerton Tide Laronnissioner of Public Lands at Olympia, Washing (b) (6) A single person those address is: (b) (6) (City) (State) (Zip bligates (himself/herself) x(themselforex) to perform the contract. This Lease Assignment dated June 2 to that certain Loan Security Agree and (b) (6) In the event the assignee is a corporation, and if the security the said in the security Agree and (b) (6)	the lease or contract No. 22- the lease or contract No. 22- n, to wit: t of Tracts 1 and 11 and intracts in Government Lot 7. Se. Range 1 East, W.M., lying rarea to the outer harbor 1 ions 11 and 14, and the othe Tract 11 with the inner harbords on file in the office of gton, (b) (6) m SEATT Code) all the conditions and covena 1987, is secondary and covena 1987, is secondary and covena all the conditions and covena all	l of (his/her) (their) -002523 herein ervening kenn — ction 11, and between two ine, one r through the — or line, as the TLE, WA 98109 b) (6) — hereby binds and ents of said lease or
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ll of the corporate shares of the assignee be transfersion of law, or other disposition so as to result in a coreson or persons now owning a majority of the cossignment of this lease, which, to become legally experiment of Natural Resources.	red by sale, assignment, bequest hange in the present control of orporate shares, such change	t, inheritance, opera- f the assignee by the shall be deemed an
	INTE LAKE	Table 1
	21-7114	and and
Approval of this assignment by the Department is	Dated this 2/3/	day
not a discharge of the assignor or assignor's surety from any or all liabilities, obligations, or duties incurred under the contract or lease prior to the	ofJune	, A.D. 19 <u>87</u>
late of consent of this assignment.	(b) (6)	
Assignment Approved:		Die Duttoatr
Jul 15 1987 I	Port Washington Proper (6) Pre	ties, Incassignor sident
	b) (6)	Assignor
DEPARTMENT OF NATURAL RESOURCES		110181101
		Assignee
100/10		Assignee
X - Commy		Assignee

The Assignor's signature must be notarized. Use appropriate form on reverse side.

Assignee's signature, other than corporations, does not need to be notarized. If Assignee is a corporation, complete appropriate Certificate of Acknowledgment on reverse side.

CERTIFICATE OF ASSIGNOR'S ACKNOWLEDGMENT (If a corporation, use "Certificate of Corporate Acknowledgment" below.)

STATE OF WASHINGTON,			
County of	_ } ss.		
On this day personally ap	peared before me		
to 1	ne known to be the ir	ndividual(s) described in and w	ho executed the
within and foregoing instrumen	nt, and acknowledged	that	
signed the same asmentioned.	free and voluntary as	ct and deed, for the uses and p	ourposes therein
Given under my hand and	official seal this	day of	, 19
	- ; -	Notary Public in and for the State of residing at	Washington,
		4. 85.8	
CERTIFIC	CATE OF CORPORAT	TE ACKNOWLEDGMENT	•
STATE OF WASHINGTON,	ASSIGN	IOR	
County of	_ }		• •
On this $\frac{2}{\sqrt{5}}$ day o	f June	, 19 <u>87</u> , before me pers	onally appeared
and on oath stated that (he/she affixed is the corporate seal of	was) (they were) author the corporation. my hand this 2/5	tion, for the uses and purposes the rized to execute said instrument and day of June May May Kywe Signature Title Notary Public King	and that the seal
CERTIFIC STATE OF WASHINGTON,		FE ACKNOWLEDGMENT	
County of King	$\left. ight\}_{ss.}$ ASSIGN	NEE	
On this $\frac{2/5}{(b)(6)}$ day of	f June	, 19 <u>87</u> , before me pers	onally appeared
to be the		individual	
to be the free and voluntary act of	the within and foregoing the within and foregoing the was (they were) authors	ng instrument, and acknowledged tion, for the uses and purposes th rized to execute said instrument	erein mentioned,
Given under	my hand this 2/5		, 19 87
OFFICIAL S MARY K. JO NOTARY PUBLIC STATE OF	DBE Washington	Signature Golde	
mi commission expires	5: 11-1-9U	Title Notary Public King	County

CERTIFICATE OF DEPARTMENTAL ACKNOWLEDGMENT

STATE OF WASHINGTON

COUNTY OF THURSTON)	
Resources that executed acknowledged said inst	d the within and foregoing in rument to be the free and vo ses therein mentioned, and o	, 19 <u>f</u> , before me personally upervisor of the Department of Natural nstrument, No. 22-002523 , and luntary act and deed of the department n oath stated that he was authorized to

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

Notary Public in and for the state of

Washington

RECEIVED

STATE OF WASHINGTON

DEPARTMENT OF NATURAL RESOURCES

BRIAN J. BOYLE-COMMISSIONER OF PUBLIC LANDS

Olympia, Washington 98504
NOTE CAREFULLY

NATURAL RESOURCES

The Commissioner of Public Lands will not approve or enter any assignment unless the lease or contract is in good standing. The original lease or contract must be submitted along with three (3) copies of this assignment form and a \$25.00 fee.

Lease Assignment For and in consideration of the sum of ONE HUNDRED FIFTY THOUSAND & NO/100

described: IN	Kitsap	_ County, Washing	ton, to wit:			
Government Lot 1 lines produced a	ntal Plat of Section 14 t right angl	area lying in from the second	Tracts in Gov th, Range 1 E bor area to t	ernment Lot ast, W.M., 1 he outer har	7, Section 11, ying between two bor line, one	and 70
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(1) (2)					(b) (6)	_
(b) (6)		A single per	son		(5) (6)	
nto: _	(b) (6)				- SEATTLE, WA 98 (b) (6)	
hose address is:	(P.O. Box -	Route - Street)			(3) (3)	
Seattle,	WA .		109 a	nd said assig	nee hereby l	oinds a
•	, ,	nnselpes) to perfori	• •	ditions and a	onenante of eair	llonen
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Assignee's signature, other than corporations, does not need to be notarized. If Assignee is a corporation, complete appropriate Certificate of Acknowledgment on reverse side.

CERTIFICATE OF ASSIGNOR'S ACKNOWLEDGMENT (If a corporation, use "Certificate of Corporate Acknowledgment" below.)

· ·			•
STATE OF WASHINGTON,)		
County of	-		
On this day personally ap	peared before me _		
to r	ne known to be the	individual(s) described in and wh	o executed the
within and foregoing instrumen	nt, and acknowledge	d that	
•		act and deed, for the uses and p	
Given under my hand and	l official seal this _	day of	, 19
		Notary Public in and for the State of V	
		Sec. Sec. Sec. Sec. Sec. Sec. Sec. Sec.	
CERTIFIC	CATE OF CORPOR	ATE ACKNOWLEDGMENT	• '
STATE OF WASHINGTON,	ASSIC	GNOR	
County of King	_ } ss.		
On this $\frac{2/\sqrt{5}}{(b)(6)}$ day o	f <u>June</u>	, 19 <u>87</u> , before me perso	onally appeared
		ort WashingtonProperties,	· •
of the corporation that executed to be the free and voluntary act of and on oath stated that (he/she affixed is the corporate seal of	the within and foreg and deed of the corpo was) (they were) aut f the corporation.	ioing instrument, and acknowledged bration, for the uses and purposes the horized to execute said instrument of	said instrument rein mentioned,
A STATE OF THE STA	P. Control of the con		, 19
OFFICIAL SEAL MARY K. JOBE		Signature Gover	
NOTARY PUBLIC-STATE OF WASHIN MY COMMISSION EXPIRES: 11-		Title Notary Public King (County
and the control of the state of	ing trace and the second secon	•	•
CERTIFIC	CATE OF CORPOR	ATE ACKNOWLEDGMENT	•
STATE OF WASHINGTON,	ASSIC		
County of King	-		
On this 2/5T day o	June	, 19 <u>87</u> , before me perso	onally appeared
to me known to be the		individual	·
of the corporation that executed to be the free and voluntary act of	and deed of Hi5 corpo was) (they were) aut	going instrument, and acknowledged exation, for the uses and purposes the horized to execute said instrument a	erein mentioned,
	my hand this $\frac{2}{3}$	June June	, 19 _87
OFFICIAL SEAL		Many Kgolee Signature	
MARY K. JOBE NOTARY PUBLIC STATE OF WASHIN MY COMMISSION FYRIRES 11	NGTON	Signature Title Notary Public King	County

CERTIFICATE OF DEPARTMENTAL ACKNOWLEDGMENT

STATE OF WASHINGTON

COUNTY OF THURSTON)			
alene F. Binking	day of Stearns, to me known	0		•
On this _	<u>/5</u> day of	uly,	19 <u>87</u> , before me	personally
appeared James A.	Stear ns, to me known/	to b e the Supervis	or of the Department	of Natural
Resources that exe	cuted the within and	toregoing instrume	ent, No. <u>22-002523</u>	, and
	instrument to be the			
	urposes therein menti	oned, and on oath	stated that he was a	uthorized to
execute said instr	ument.			

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

Notary Public in and for the state of

Washington

HL 22 002523

	83 issued by	
HARTFORD ACCIDENT & INDEMNITY COMPANY		
PORT WASHINGTON PROPERTIES, INC.		
favor ofSTATE OF WASHINGTON		. Obligee.
It is understood and agreed, that the		cipal is changed
FROM: PORT WASHINGTON PROPERTI	ES, INC.	
TO: (b) (6)		* *
The attached Bond shall be subject to	o all its agreemen	ts. limitations
d conditions except as modified herein.		
This rider shall become effective th	e24tbday of	June , 19 87
This rider shall become effective the SIGNED, SEALED AND DATED this		
	(b) (6)	
	lay ofJune	, 19 <u>_87</u>
	(b) (6)	, 19 <u>_87</u>
	(b) (6) (b) (6)	Principal
	(b) (6)	Principal
	(b) (6) (b) (6)	Principal & INDEMNITY COMPA

(b) (6)

Hartford, Connecticut

POWER OF ATTORNEY

Know all men by these Presents, That the HARTFORD ACCIDENT AND INDEMNITY COM-PANY, a corporation duly organized under the laws of the State of Connecticut, and having its principal office in the City of Hartford, County of Hartford, State of Connecticut, does hereby make, constitute and appoint

WILLIAM C. NELSON, ROBERT M. CARLTON, STEVE JAMES, BUFF NELSON, JOSEPH B. BUCHANAN, TERESE L. McCONNELL, D. T. NEEL and MARK M. WILSON of SEATTLE, WASHINGTON

its true and lawful Attorney(s)-in-Fact, with full power and authority to each of said Attorney(s)-in-Fact, in their separate capacity if more than one is named above, to sign, execute and acknowledge any and all bonds and undertakings and other writings obligatory in the nature thereof on behalf of the company in its business of guaranteeing the fidelity of persons holding places of public or private trust; guaranteeing the performance of contracts other than insurance policies; guaranteeing the performance of insurance contracts where surety bonds are accepted by states and municipalities, and executing or guaranteeing bonds and undertakings required or permitted in all actions or proceedings or by law allowed.

and to bind the HARTFORD ACCIDENT AND INDEMNITY COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by an Executive Officer of the HARTFORD ACCIDENT AND INDEMNITY COMPANY and sealed and attested by one other of such Officers, and hereby ratifies and confirms all that its said Attorney(s)-in-Fact may do in pursuance hereof.

This power of attorney is granted by and under authority of the following provisions:

(1) By-Laws adopted by the Stockholders of the HARTFORD ACCIDENT AND INDEMNITY COMPANY at a meeting duly called and held on the 10th day of February, 1943.

ARTICLE IV

SECTION 8. The President or any Vice-President, acting with any Secretary or Assistant Secretary, shall have power and authority to appoint, for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, one or more Resident Vice-Presidents, Resident Assistant Secretary, and attorneys-in-Fact and at any time to remove any such Resident Vice-President, Resident Assistant Secretary, or Altorney-in-Fact shall have power and authority given to him.

SECTION 11. Attorneys-in-Fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company and to attach the seal of the Company thereto any and all bonds and undertakings, and other writings obligatory in the nature thereof, and any such instrument executed by any such Attorney-in-Fact shall be as binding upon the Company as if signed by an Executive Officer and sealed and attested by one other of such Officers.

(2) Excerpt from the Minutes of a meeting of the Board of Directors of the HARTFORD ACCIDENT AND INDEMNITY COMPANY duly called and held on the 11th day of June, 1976:

RESOLVED: Robert N. H. Sener, Assistant Vice-President and Thomas F. Delaney, Assistant Vice-President, shall each have as long as he holds such office the same power as any Vice-President under Sections 6, 7 and 8 of Article IV of the By-Laws of the Company.

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Directors of the HARTFORD ACCIDENT AND INDEMNITY COMPANY at a meeting duly called and held on the 6th day of August, 1976.

RESOLVED, That, whereas Robert N. H. Sener, Assistant Vice-President and Thomas F. Delaney, Assistant Vice-President, acting with any Secretary or Assistant Secretary, each have the power and authority, as long as he holds such office, to appoint by a power of attorney, for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, one or more Resident Vice-Presidents, Assistant Secretaries and Attorneys-in-Fact:

Now, therefore, the signatures of such Officers and the seal of the Company may be affixed to any such power of attorney or to any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

In Witness Whereof, the HARTFORD ACCIDENT AND INDEMNITY COMPANY has caused these presents to be signed by its Assistant Vice-President, and its corporate seal to be hereto affixed, duly attested by its Secretary, this 1st day of April, 1983.

Attest

HARTFORD ACCIDENT AND INDEMNITY COMPANY

STATE OF CONNECTICUT

Robert N. H. Sener Assistant Vice-President

COUNTY OF HARTFORD,

On this 1st day of April, A.D. 1983, before me personally came Robert N. H. Sener, to me known, who being by me duly sworn, did depose and say; that he resides in the County of Hartford, State of Connecticut, that he is the Assistant Vice-President of the HARTFORD ACCIDENT AND INDEMNITY COMPANY, the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name thereto by like order. A MAZO Gloria Mazotas

STATE OF CONNECTICUT,)

COUNTY OF HARTFORD.

CERTIFICATE

Gloria Mazotas, Notary Public My Commission Expires March 31, 1988

II, the undersigned, Assistant Secretary of the HARTFORD ACCIDENT AND INDEMNITY COMPANY, a Connecticut Corporation, DO HEREBY CERTIFY that the foregoing and attached POWER OF ATTORNEY remains in full force and has not been revoked; and furthermore, that Article IV. Sections 8 and 11, of the By-Laws of the Company, and the Resolutions of the Board of Directors, set forth in the Power of Attorney, are now in force.

Signed and sealed at the City of Hartford. Dated the

24th

Assistant Secretary

Form S-3507-10 Printed in U.S.A.

DEPARTMENT OF NATURAL RESOURCES 'OLYMPIA, WASHINGTON 98504

ROUTING SLIP (TO EXECUTIVE MANAGEMENT)

ROUTE TO:	AM			DATE: _	6/5/87
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Date Needed	6/12/87				
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STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES BRIAN J. BOYLE, Commissioner of Public Lands

Date	May	28,	,198	7

STATE OF WASHINGTON LOAN SECURITY AGREEMENT

		22-002523	is (•••) held	by Port Washington
F or sub((b) (6	ord	inate to that certain Loan	on loan dated May 28, 1987 whi Security Agreement in favor of dated June 10, 1983.	Properties, Inc. ch is secondary and (b) (6) and
Lega	1 d	escription of premises	See Attachment	
Sect	ion	Township	N., Range	, W.M.
Mort	gag	e Loan No, Te	erm of Loan <u>One Year</u> , Amount	of Loan \$150,000.00
• •	nan 1.	Billing statement, notice to mortgagor.	gree to the following condition of default, if any, and all ot nt, copies of notice of default	her notice will be mailed
		notice will be mailed to N		, , , , , , ,
	3.		notice of default, if any, and epartment of Natural Resources by this agreement.	
	4.	transferred by sale, assig	e covered by this agreement for gnment, bequest, inheritance, o lt in a change in the present c e shall require written notice	peration of law, or other ontrol of the mortgage by

- The records on file in the office of the Department of Natural Resources have been noted for the loan security; and further, the State of Washington, Department of Natural Resources, agrees to:
 - Notify the Mortgagee, in addition to the Mortgagor, of any failure of the lessee to meet the terms and conditions of the lease(28). On receipt of such notice the mortgagee may:
 - Correct the terms and conditions of the lease (within thirty (30) days of notice.
 - b. Take no action which may result in the foreiture of the lease().
 - 2. Notify the Mortgagee of any request by the Mortgagor for transfer assignment or encumbrance of the above-described tract during the period of this agreement.
 - 3. Recognize the loan security assignment, Exhibit A, attached, and by this reference

RES 85-1811(5-77) (LM-25) Revised 7/84 (D)

made a part hereto, and transfer of the lease(s) to the Mortgagee by the filing, by the Mortgagee, of either of the following:

- Voluntary surrender of all rights to the lease(s) in favor of the Mortgagee; or
- Court Order ordering the transfer of the lease(s) to the Mortgagee.

C. It is agreed by all parties:

Seattle, WA. 98109

- Should the Lease(s) by transferred under the conditions set forth in Section B.3, (a) and (b) to the Mortgagee, the Mortgagee shall become obligated to all the provisions of the lease(s) and the obligations and performances required therein, including security and deposits.
- Should the State's lessee (Mortgagor) default on the lease(s) the State reserves the first right for claim against any performance bonds, either cash or through a bonding company to collect whatever amount is due the State whether the lease(s) is forfeited or taken over by the Mortgagee. However, the Mortgagee may pay those amounts due to the State preventing a claim being filed against the performance bonds.

Execution of this agreement by the State does not waive any rights to insist upon strict performance of the terms of the lease(s) or any other right the State may have (b) (6) (b) (6)

Mortgagee Address

\$ 1

Mortgagor Port Washington Properties, Inc by Address (b) (6)

(b) (6)

Seattle, WA. 98107

, A.D., 19

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

BRIAN J. BOYLE Commissioner of Public Lands

by JAMES A. STEARNS

Supervisor

RES 85-1811(5-77) (LM-25) Revised 7/84 (D)

All Harbor area lying in front of Tracts 1 and 11 and intervening Renn Stroll, Supplemental Plat of Bay View Garden Tracts in government lot 7, section 14, township 24 north, range 1 east, W.M., in Kitsap County, Washington, lying between two lines produced at right angles across the harbor area to the outer harbor line one passing through the meander corner of said sections 11 and 14, and the other through the point of intersection of the west line of said tract 11 with the inner harbor line, as shown on the official maps of Eremesten Tide Lands on file in the office of the Cormissioner of Public Lands at Olympia, Washington. Also submitted as leasehold 2523.

CERTIFICATE OF DEPARTMENTAL ACKNOWLEDGMENT

STATE OF WASHINGTON) LOAN SECURITY AGREEMENT) ss

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

Notary Public in and for the state of Washington

STATE OF WASHINGTON

DEPARTMENT OF NATURAL RESOURCES

BRIAN J. BOYLE-COMMISSIONER OF PUBLIC LANDS

Olympia, Washington 98504

NOTE CAREFULLY

The Commissioner of Public Lands will not approve or enter any assignment unless the lease or contract is in good standing. The original lease or contract must be submitted along with three (3) copies of this assignment form and a \$25.00 fee.

Lease Assignment — Loan Security

For and in consideration of the sum of One Hundred Fifty Thousand & No/100

the hereinafter named assignor hereby assign_S_	. set over and transfer s	a_, all of (his/her) (their)
right, title, and interest in and to that portion of	the lease or contract No	22-002523 herein
described:		
All Harbor area lying in front of Stroll, Supplemental Plat of Bay V section 11, and government lot 1, 1 east, W.M., in Kitzap County, War produced at right engles across the one passing through the meander counter ather through the point of interest 11 with the inner harbor line Public Lands at Olympia, Washington	section 14, townshipshington, lying better harbor area to the rection of the wear, as shown on the confice of t	n coverament lot 7, p 24 north, rance ween two lines e outer harbor line as 11 and 14, and st line of said official raps of
(b) (6) <i>unto</i> :		
whose address is:		
(P.O. Box - Route - Street)	100	1 1 1 1 1
	109, and said assign	nee hereby binds and
In the event the assignee is a corporation, and is all of the corporate shares of the assignee be transfetion of law, or other disposition so as to result in a person or persons now owning a majority of the assignment of this lease, which, to become legally Department of Natural Resources.	rred by sale, assignment, be change in the present cont corporate shares, such cho	equest, inheritance, opera- trol of the assignee by the ange shall be deemed an
· ·	28th	
Approval of this assignment by the Department is	Dated this	day
not a discharge of the assignor or assignor's surety	ofMay	A.D. 19 87
from any or all liabilities, obligations, or duties	•	•
incurred under the contract or lease prior to the date of consent of this assignment.	(b) (6)	
	(D) (O)	10,00
Assignment Approved: for Loan Security as set forth in Agreement dated May 28,1987		W. of //. W. Que! &
Date	President	
	(b) (6)	Assignor
STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES		O.
	(Assignee
1/ 1/2		
By James M. Teams		Assignee
1		
/		
V,	2TT "A"	

The Assignor's signature must be notarized. Use appropriate form on reverse side.

Assignee's signature, other than corporations, does not need to be notarized. If Assignee is a corporation, complete appropriate Certificate of Acknowledgment on reverse side.

CERTIFICATE OF ASSIGNOR'S ACKNOWLEDGMENT (If a corporation, use "Certificate of Corporate Acknowledgment" below.)

STATE OF WASHIN		88.			
	personally appear	ared before me			
within and force				scribed in and who	
signed the same				r the uses and pur	
mentioned. Given under	my hand and of	ficial seal this	day of _	*	, 19
			Notary Public in residing at	and for the State of Wa	phington,
			RATE ACKNOWL	EDGMENT	
STATE OF WASHIN	GTON,	ss. ASS	GNOR		
				, before me person	ally appeared
affixed is the con	rporate seal of th	se corporation. hand this 2 SEAL OBE WASHINGTON	th day of Ma	KJobe Public Kins	, 1987
	CERTIFICA	TE OF CORPO	RATE ACKNOWL	EDGMENT	
STATE OF WASHIN		ss. ASS	GNEE		
			, 19	, before me person	ally appeared
	9.1.13.2.2.2.2.2				
of the corporation to be the free and and on oath state	voluntary act and	e within and for deed of the cor s) (they were) as	oration, for the uses	nd acknowledged sa and purposes there said instrument and	in mentioned.
	Given under my	hand this	day of		, 19
			Signature		
*		A - 1 760	Title		

CERTIFICATE OF DEPARTMENTAL ACKNOWLEDGMENT

LEASE ASSIGNMENT STATE OF WASHINGTON SS COUNTY OF THURSTON

On this day of , 19%, before me personally appeared James A. Stearns, to me known to be the Supervisor of the Department of Natural Resources that executed the within and foregoing instrument, No. $\frac{22-002523}{2002523}$, and acknowledged said instrument to be the free and voluntary act and deed of the department for the uses and purposes therein mentioned, and on oath stated that he was authorized to execute said instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.

the state of

	N/Date	Owner	P-MM0514	SI	JIP	Re	eceivable Mastro	Aid/Mastro & Bank
	84/07/02	(b) (6)				 e	\$0	\$22 000
C					· • (\$0 \$0	\$23,000
C	85/03/11					8	\$0	\$23,000
C	85/03/11					9	\$23,000	
	83/12/30				10		\$0	
С	84/12/28				1:		\$24,000	***
C	84/12/28				1		\$0	\$23,000
C	86/01/03				1		\$ 0	\$23,000
C	85/03/11				1		\$23,000	
	83/12/30				1		\$ 0	
C	85/06/15				1:	9	\$23,000	
C	84/12/28				2	6	\$23,500	
C	85/12/28				2	7	\$23,000	
C	85/08/12				2	8	\$23,000	
C	86/01/03				2	9	\$0	\$23,000
C	85/03/01				3		\$23,000	•
С	84/12/28				3		\$23,500	
С	84/12/28				3		; \$Ó	\$23,000
C	83/12/30				3		\$0	\$31,050
C	84/12/28				3		\$0	, · · / · · ·
c	85/02/01				3		\$23,000	
c	85/10/10				3		\$23,000	
c	84/12/22				3		\$22,500	
	84/12/28				4		\$24,000	
C								
C	85/02/01				4		\$23,000	
C	85/02/01				4		\$23,000	
С	84/12/28				4		\$23,000	
C	85/01/01				4		\$23,000	403 050
C	84/12/28				4		\$0	\$31,050
C	84/12/28					9	\$23,000	
C	85/12/28					1	\$23,000	
C	84/12/28					2	\$23,000	
C	85/05/53					3	\$23,000	
C	84/12/28					0	\$31,050	
C	84/12/29				6		\$0	\$27 , 000
C	85/06/29					2	\$23,000	
C	85/12/28				6	3	\$23 , 000	
C	84/12/22				7	2	\$0	\$22 , 270
C	84/12/281				7	4	\$0	
C	84/12/281				7	5	\$0	
С	84/12/20				7	7	\$0	\$22,500
C		-4 Ph	ase Two		9	F	\$0	
==		======			====	==		
			ables to Mastr	0			\$562,550	_
		Paid	Mastro					\$271,870
		Paid	Bank					\$960,750
		Total						\$1,795,170
==			.===========	===	====	==		







Bond No. (b) (6)

Pacific Northwest Regional Office 1820 Eastlake Avenue East P. O. Box 1875 Seattle, Washington 98111 Telephone: (206) 325-8600

State of Washington Department of Natural Resources Commissioner of Public Lands Public Lands Building Olympia, WA 98504

Harbor Area Lease

WHEREAS, on or about the 8th day of

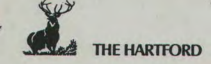
A.D., 19⁷⁹, the Hartford Accident and Indemnity Company, as Surety, executed its __ bond in the penalty of FOUR THOUSAND AND NO/100s-----(\$-4,000.00---), on behalf of PORT WASHINGTON PROPERTIES, INC. as Principal, in favor of

State of Washington	, as Obli	gee, and	
WHEREAS, on April 2, captioned bond to be e receipt of such notice needed. Will you plea reinstate this bond as and consider it continued.	effective May 2, 19 e. Information has not use, therefore, disreg- es of its original effect	Mays w come to us that the ard our Notice of Can ctive date of	following bond is still acellation and ber 8, 1986
Please acknowledge red duplicate of this lett		ement by signing and	returning the
Signed and sealed this	23rd day of	April	A.D., 1987
XACCESCX: Witness:	H.	ARTFORD ACCIDENT AND	INDEMNITY COMPANY
		Robert M. Carlton,	Attorney-in-Fact
Receipt of reinstateme	ent acknowledged this	5 74 day of	June
By: Rabut	S. Hope administra	Hartford Fire Insurance C Hartford Plaza, Hartford,	

December

Notice of Cancelation

Form S-3335-4 Printed in U.S.A.



The Hartford Hartford Plaza Hartford, Connecticut 06115

*Cancellation due to non-payment of premium.

		April	2,	1987
State of Washington Dept. of Natural Resourses Commissioner of Public Lands Public Lands Building	٦			
∟ Olympia, WA 98504	٦		Bond No (b) (6)	
WHEREAS, on or about the 8th	day of	December	A. D.	19.79, the
	any ,	as Surety, executed	its Harbor Area I	Lease
bond in the penalty of Four Thousand and No	/100ths	Dollar	s (\$.4,000.00),	on behalf of
PORT WASHINGTON PROPERTIES, INC.	······	of Se	attle, WA	
WHEREAS, said bond, by its terms, provide thereunder by serving notice of its election so to do WHEREAS, said Surety desires to take advarsability in accordance with the provisions thereof. NOW, THEREFORE, be it known that shall, at the expiration of Thirty (30) liability by reason of any default committed thereal	the Hart	Obligee, and ms of said bond and ford Accident a receipt of this notice	does hereby elect to	terminate its
Signed and sealed this 2nd	day of	April	A	D. 19. 87
AXXXXXX Witness:	By	True Col	nd Indemnity Com Attorney-in-Fact	
Return To: Hartford Accident & Indemnity Company c/o Corroon & Black, Inc. P.O. Box C34201 Seattle, WA 98124 Attn: Chris Lindseth Your Notice of Cancelation as set forth ab	oove received.	We have arrang		
Date19				-
		Ву		

(b) (6)

POWER OF ATTORNEY

Know all men by these Presents, That the HARTFORD ACCIDENT AND INDEMNITY COM-PANY, a corporation duly organized under the laws of the State of Connecticut, and having its principal office in the City of Hartford, County of Hartford, State of Connecticut, does hereby make, constitute and appoint

WILLIAM C. NELSON, ROBERT M. CARLTON, STEVE JAMES, BUFF NELSON, JOSEPH B. BUCHANAN, TERESE L. McCONNELL, D. T. NEEL and MARK M. WILSON of SEATTLE, WASHINGTON

its true and lawful Attorney(s)-in-Fact, with full power and authority to each of said Attorney(s)-in-Fact, in their separate capacity if more than one is named above, to sign, execute and acknowledge any and all bonds and undertakings and other writings obligatory in the nature thereof on behalf of the company in its business of guaranteeing the fidelity of persons holding places of public or private trust; guaranteeing the performance of contracts other than insurance policies; guaranteeing the performance of insurance contracts where surety bonds are accepted by states and municipalities, and executing or guaranteeing bonds and undertakings required or permitted in all actions or proceedings or by law allowed.

and to bind the HARTFORD ACCIDENT AND INDEMNITY COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by an Executive Officer of the HARTFORD ACCIDENT AND INDEMNITY COMPANY and sealed and attested by one other of such Officers, and hereby ratifies and confirms all that its said Attorney(s)-in-Fact may do in pursuance hereof.

This power of attorney is granted by and under authority of the following provisions:

(1) By-Laws adopted by the Stockholders of the HARTFORD ACCIDENT AND INDEMNITY COMPANY at a meeting duly called and held on the 10th day of February, 1943.

ARTICLE IV

SECTION 8. The President or any Vice-President, acting with any Secretary or Assistant Secretary, shall have power and authority to appoint, for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, one or more Resident Vice-Presidents, Resident Assistant Secretary, or Attorney-in-Fact, and at any time to remove any such Resident Vice-President, Resident Assistant Secretary, or Attorney-in-Fact shall have power and authority given to him.

SECTION 11. Attorneys-in-Fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company and to attach the seal of the Company thereto any and all bonds and undertakings, and other writings obligatory in the nature thereof, and any such instrument executed by any such Attorney-in-Fact shall be as binding upon the Company as if signed by an Executive Officer and sealed and attested by one other of such Officers.

(2) Excerpt from the Minutes of a meeting of the Board of Directors of the HARTFORD ACCIDENT AND INDEMNITY COMPANY duly called and held on the 11th day of June, 1976:

RESOLVED. Robert N. H. Sener, Assistant Vice-President and Thomas F. Delaney, Assistant Vice-President, shall each have as long as he holds such office the same power as any Vice-President under Sections 6, 7 and 8 of Article IV of the By-Laws of the Company.

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Directors of the HARTFORD ACCIDENT AND INDEMNITY COMPANY at a meeting duly called and held on the 6th day of August, 1976.

RESOLVED. That, whereas Robert N. H. Sener, Assistant Vice-President and Thomas F. Delaney, Assistant Vice-President, acting with any Secretary or Assistant Secretary, each have the power and authority, as long as he holds such office, to appoint by a power of attorney, for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, one or more Resident Vice-Presidents, Assistant Secretaines and Attorneys-in-Fact.

Now, therefore, the signatures of such Officers and the seal of the Company may be affixed to any such power of attorney or to any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

In Witness Whereof, the HARTFORD ACCIDENT AND INDEMNITY COMPANY has caused these presents to be signed by its Assistant Vice-President, and its corporate seal to be hereto affixed, duly attested by its Secretary, this 1st day of April, 1983.

Attest:

HARTFORD ACCIDENT AND INDEMNITY COMPANY

Mary Scharf, Secre

STATE OF CONNECTICUT.

COUNTY OF HARTFORD.

Robert N. H. Sener Assistant Vice-President

On this 1st day of April, A.D. 1983, before me personally came Robert N. H. Sener, to me known, who being by me duly sworn, did depose and say, that he resides in the County of Hartford, State of Connecticut, that he is the Assistant Vice-President of the HARTFORD ACCIDENT AND INDEMNITY COMPANY, the corporation described in and which executed the above instrument; that he knows the seal of said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name

thereto by like order.

STATE OF CONNECTICUT.

COUNTY OF HARTFORD.

CERTIFICATE

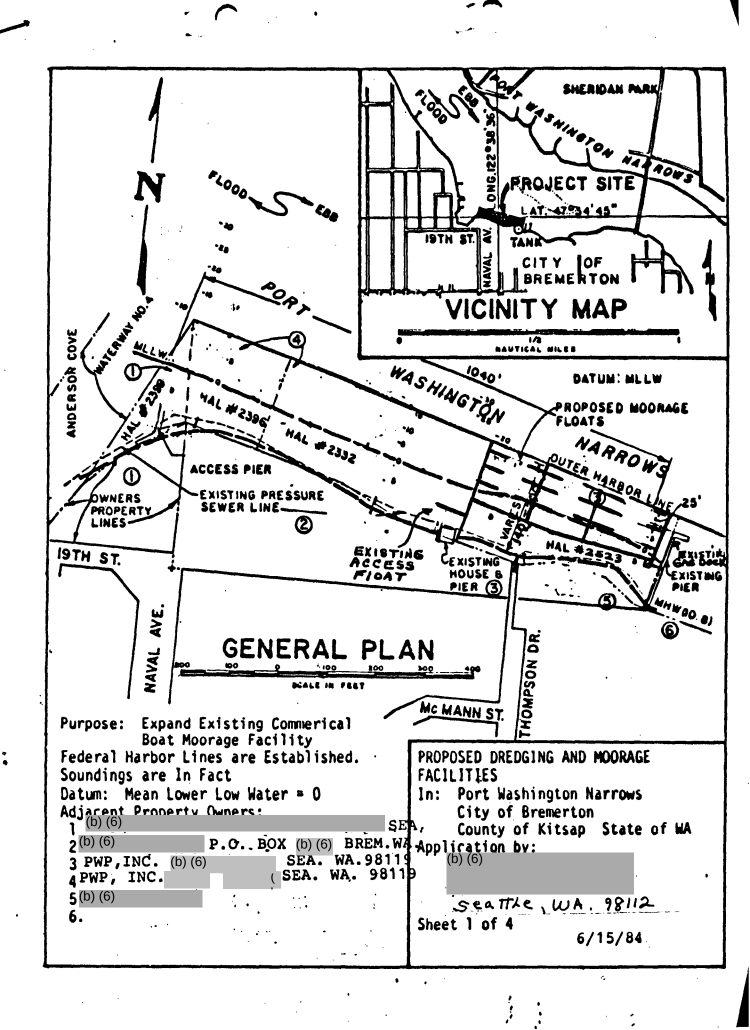
Gloria Mazotas Gioria Mazotas. Notary Public My Commission Expires March 31, 1988

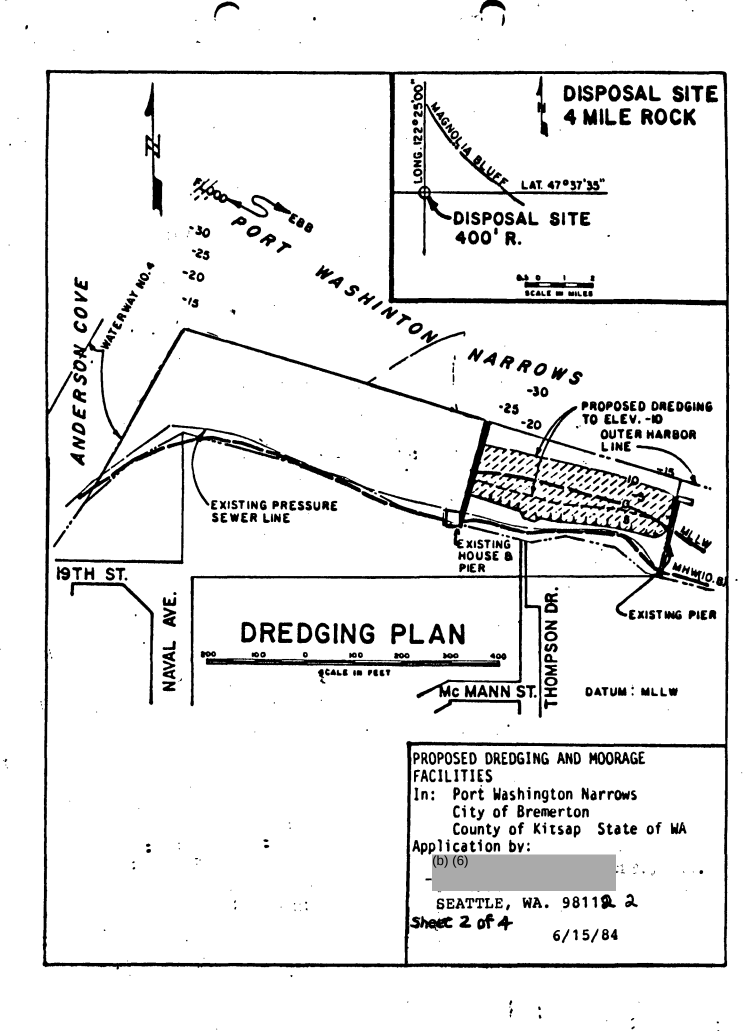
I, the undersigned, Assistant Secretary of the HARTFORD ACCIDENT AND INDEMNITY COMPANY, a Connecticut Corporation. DO HEREBY CERTIFY that the foregoing and attached POWER OF ATTORNEY remains in full force and has not been revoked; and furthermore, that Article IV. Sections 8 and 11, of the By-Laws of the Company, and the Resolutions of the Board of Directors, set forth in the Power of Attorney, are now in force

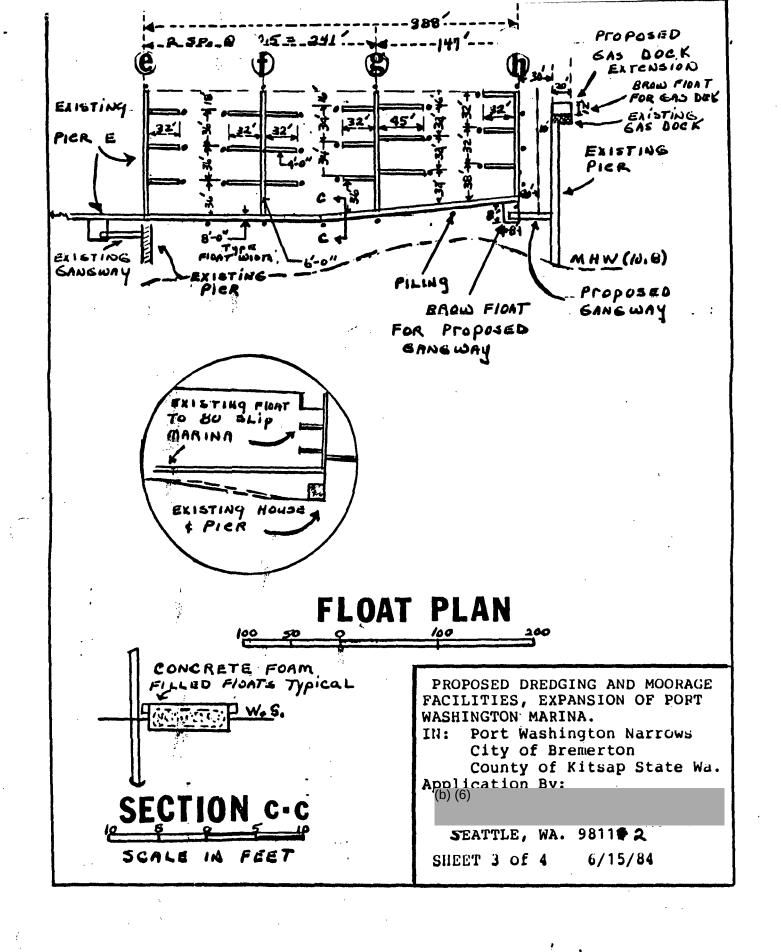
Signed and sealed at the City of Hartford. Dated the

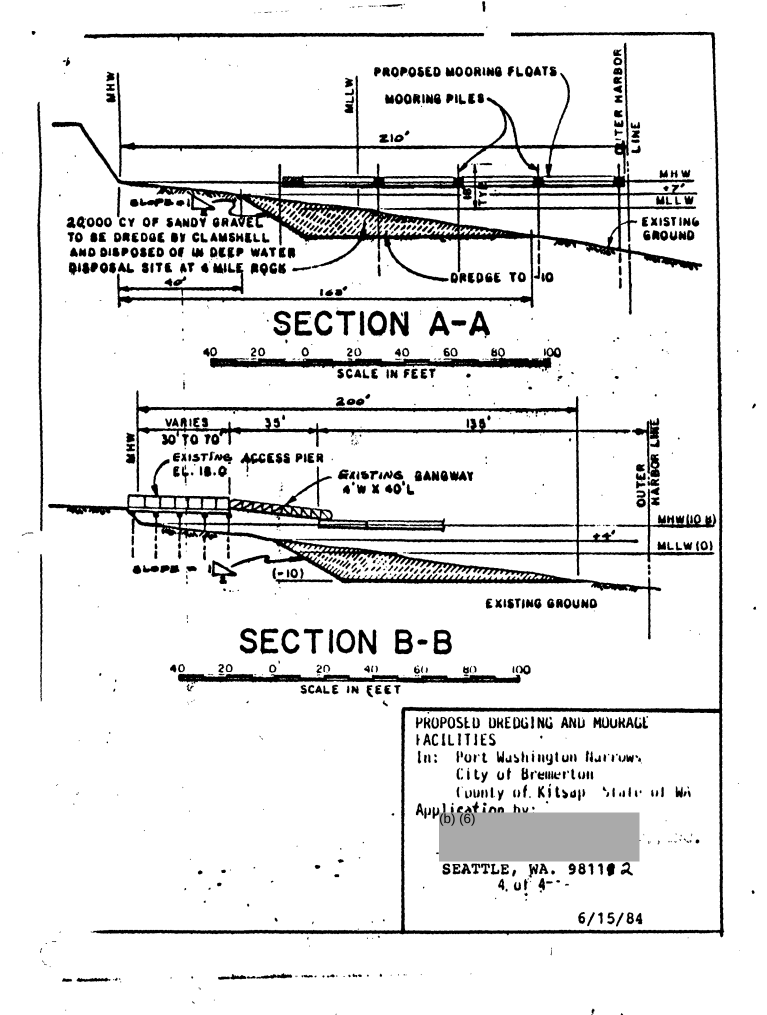
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Form S-3507-10 Printed in U.S.A.













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DNR-00002994

OLYMPIA, WASHINGTON 98504

Toff Free Number: 1-800-562-8203

AFF IDA	AVIT and WAIVER
County of KING	
State of Washington) ss	
I, (We) PORT WASHINGTON	PROPERTIES, INC. A WASH
	uly sworn on oath depose and say that I
(we are) the lessee of record of the following of the lessee of record of the following as described in Lease numbers 2332,	owing described property: OF NATURAL RESCURCES, HARBOR AREA 2396, 2399 and 2523
	>
That I (we) waive in favor of the application	nt for easement, rights to enter upon the leasehold
for the purpose of construction and mai	ntenance of sewer mains.
	(b) (6)
Signed	PRES.
Subscribed and sworn to before me this	26 day of October 1983.
Subscribbed and sworn to before me this	Shirley Van Hoover
	Notary Public in and for the State of
	Washington, residing at Tremerlon
TR/nr 12/15/81	

DNR-00002995

This applies to loan security assignments for leases held by " + Washington, I'm i HA 2523
HA 2332
HA 2399

TO

ADDENDUM

STATE OF WASHINGTON LOAN SECURITY AGREEMENT

This Addendum is made to that certain State of Washington
Loan Security Agreement dated June 10, 1983, between PORT
WASHINGTON PROPERTIES, INC. ("Mortgagor") and (b) (6)
("Mortgagee") and consented to by the STATE OF
WASHINGTON DEPARTMENT OF NATIONAL RESOURCES ("State").

To secure repayment and performance of a Promissory Note (the proceeds of which are financing the construction of a boat marina) and Construction Loan Agreement, both dated as of June 10, 1983, executed by Mortgagor in favor of Mortgagee, Mortgagor has also executed in favor of the Mortgagee: said Loan Security Agreement; Lease Assignment—Loan Security; and Deed of Trust, Assignment of Rents, Security Agreement and Financing Statement—also all dated as of June 10, 1983.

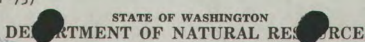
It is agreed by the parties that:

The Lease(s) shall not be terminated or cancelled on account of any default until the State shall have given Mortgagee written notice of such default as provided in Section B.1.a. of said Loan Security Agreement. Mortgagee shall have the right, at any time within thirty (30) days from the giving of such notice, to pay any money or to do any act or things which may be necessary to cure or rectify such default, and if such default or defaults are cured or rectified as aforesaid within thirty (30) days after the giving of said written notice, the Lease(s) shall continue in full force and effect. In the event the default is one which is not susceptible of cure with due diligence within said thirty (30) day period by Mortgagee, whether because of the nature of the default or because of Mortgagee's not being in possession or for any other reason, and if Mortgagee shall have commenced to cure such default prior to the expiration of said thirty (30) day period or shall have initiated proceedings to foreclose or otherwise realize upon its Security Interest or to take possession of Mortgagor's leasehold within said thirty (30) day period, the State agrees that Mortgagee shall have such additional time, including such time as may be required to complete such foreclosure or other proceedings, as may be reasonably necessary to effect such cure, and that if such default is cured and rectified within said additional period of time, the Lease(s) shall continue in full force and effect. The time available to Mortgagee to initiate proceedings to foreclose as aforesaid shall Le extended by the number of days of delay occasioned by judicial restriction against such initiation or occasioned by other circumstances beyond Mortgagee's control. Anything herein to the contrary notwithstanding, Mortgagee shall not be allowed in excess

of thirty (30) days to cure any default of Mortgagor in the payment of Rent or in the making of any other payment required of Mortgagor under the Lease(s) after written notice of such default shall have been given to Mortgagee by the State.

- 2. Mortgagor shall not have the right to exercise any option which it may have acquired under any provision of the Lease(s) to cancel or terminate the Lease(s), nor shall the State and Mortgagor enter into any agreement materially amending, materially modifying, cancelling or terminating the Lease(s) unless such agreement or exercise of option shall have been consented to in writing by Nortgagee and any such attempted exercise of option or attempted agreement not so consented to shall be ineffective, null and void.
- 3. Mortgagor and the State hereby certify: that the copies of the Lease(s) (attached hereto and made a part hereof to the same extent as if the originals thereof were attached hereto) are true, accurate and complete copies of the Lease(s) and any and all amendments and modifications thereof; and that said Lease(s) are now in full force and effect as to the real property described therein.
- 4. Pursuant to a Collateral Subordination Agreement and a Debt Subordination Agreement. both dated as of June 10, 1983, and executed by (b)(6) and University and University Federal Savings Bank ("UFSB") and others, all right, title and interest of MASTRO is subject and subordinate to the right, title and interest of UFSB under a similar security document recorded under County Recording No. _____. MORTGAGEE: MORTGAGOR: PORT WASHINGTON PROPERTIES, INC. sy: (b) (6) Ву:____ Address: (b) (6) Address: Scattle, Washington 98144 CONSENT GIVEN this day of , 19 . STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES BRIAN J. BOYLE Commissioner of Public Lands

By:_____



BRIAN J. BOYLE-COMMISSIONER OF PUBLIC LANDS

Olympia, Washington 98504

NOTE CAREFULLY

The Commissioner of Public Lands will not approve or enter any assignment unless the lease or contract is in good standing. The original lease or contract must be submitted along with three (3) copies of this assignment form and a \$5.00 fee.

Lease Assignment - LOAN SECURITY

For and in co	nsideration of the sum of	One Million Six Hundred Thousand and No/10
the hereinafter na	med assignor hereby assi	gn set over and transfer and of his or their right,
title, and interest	in and to that portion of th	ne lease or contract No. 2523 herein described:
All harbor a	rea lying in front	of Tracts 1 and 11 and intervening Renn
Stroll, Supp	lemental Plat of Ba	y View Garden Tracts, more fully described
in the attac	hment hereto, by re	ference made a part hereof

unto: UNIVERS	ITY FEDERAL SAVINGS	AND LOAN ASSOCIATION
whose address is:	6400 Roosevelt Wa	y, N.E.
	(P. O. Box - Route - Street)	
Seattle,	Washington	98115 , and said assignee hereby binds and
(City)	(State)	(Zip Code)
obligates himself (or themselves) to perform	all the conditions and covenants of said lease or contract.

In the event the assignee is a corporation, and if at any time during the term of this lease any part or all of the corporate shares of the assignee be transferred by sale, assignment, bequest, inheritance, operation of law, or other disposition so as to result in a change in the present control of the assignee by the person or persons now owning a majority of the corporate shares, such change shall be deemed an assignment of this lease, which, to become legally effective, requires the prior written approval of the Department of Natural Resources.

Approval of this assignment by the Department is not a discharge of the assignor or his surety from any or all liabilities, obligations, or duties incurred under the contract or lease prior to the date of consent of this assignment.

Assignment Approved: for Loan Security as set forth in Agreement dated 6/10/83

Date /3 /983

STATE OF WASHINGTON
DEPARTMENT OF NATURAL RESOURCES

BY BOYLE
Commissioner of Public Lands

Dated this 10 TH day of A.D. 19 83

PORT WASHINGTON PROPERTIES. INC. (b) (6)

(b) (6) (b) (6) President Assignor

vice- Assignor President

UNIVERSITY FEDERAL SAVINGS & LOAN AS
(b) (6) signee

Ву

signee

EXHIBIT "A"

The Assignor's signature must be notarized. Use appropriate form on reverse side.

Assignee's signature, other than corporations, does not need to be notarized. If Assignee is a corporation, complete appropriate Certificate of Acknowledgment on reverse side.

CERTIFICATE OF ASSIGNOR'S ACKNOWLEDGMENT (If a corporation, use "Certificate of Corporate Acknowledgment" below.)

STATE OF WASHINGTON,	
Ss.	
County of	
On this day personally appeared before me	
to me known to be	e the individual(s) described in and who executed the
within and foregoing instrument, and acknowled	dged that
signed the same asfree and volun	tary act and deed, for the uses and purposes therein
Given under my hand and official seal this	day of, 19
	Notary Public in and for the State of Washington, residing at
CERTIFICATE OF CORPO	ORATE ACKNOWLEDGMENT
\ ss.	SIGNOR
County of KING	
On this 26th day of May	, 19.83, before me personally appeared
(b) (6) and (b) (6)	
instrument to be the free and voluntary act and therein mentioned, and on oath stated that he will be seal affixed is the corporate seal of the corporate	and foregoing instrument, and acknowledged said deed of the corporation, for the uses and purposes out authorized to execute said instrument and that oration.
Given under my hand th	Signature Public KING Co
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CERTIFICATE OF CORPO	Signature Public (KING Co
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CERTIFICATE OF CORPORATE OF WASHINGTON, State of Washington, County of King On this 13th day of June	Signature Public (KING Co Title Public (KING Co Title Public (KING Co
CERTIFICATE OF CORPORT STATE OF WASHINGTON, County of KING On this day of (b) (6) One known to be the	Signature Notary Public (KING Contitle DRATE ACKNOWLEDGMENT SIGNEE 19.83, before me personally appeared Serion VP
CERTIFICATE OF CORPORATE OF WASHINGTON, State of Washington, County of King Ss. County of June (b) (6) On this day of (b) (6) One known to be the secuted the within a strument to be the free and voluntary act and	Signature Nofary Public (KING Control Title ORATE ACKNOWLEDGMENT SIGNEE 19.83, before me personally appeared Ind foregoing instrument, and acknowledged said deed of the corporation, for the uses and purposes
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CERTIFICATE OF CORPORT STATE OF WASHINGTON, County of KING On this 13 day of (b) (6) On this 10 to be the (b) (6) To me known to be the (b) (6)	Signature Notary Public (KING Control of the corporation, for the uses and purposes was authorized to execute said instrument and that coration.
CERTIFICATE OF CORPORATE OF CORPORATE OF WASHINGTON, County of KING On this day of (b) (6) Come known to be the (b) (6) To me known to be the free and voluntary act and therein mentioned, and on oath stated that he will be seal affixed is the corporate scal of the corporate scal of the corporate	Signature Notary Public (KING Control Title DRATE ACKNOWLEDGMENT SIGNEE 19.83, before me personally appeared Ind foregoing instrument, and acknowledged said deed of the corporation, for the uses and purposes was authorized to execute said instrument and that coration.

PARCEL F

All Harbor area lying in front of Tracts 1 and 11 and intervening Renn Stroll, Supplemental Plat of Bay View Garden Tracts in government lot 7, section 11, and government lot 1, section 14, township 24 north, range 1 east, W.M., in Kitsap County, Washington, lying between two lines produced at right angles across the harbor area to the outer harbor line one passing through the meander corner of said sections 11 and 14, and the other through the point of intersection of the west line of said tract 11 with the inner harbor line, as shown on the official maps of Bremerton Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington. Also submitted as leasehold 2523.

ENDORSEMENT

UNIVERSITY FEDERAL SAVINGS BANK IS THE SUCCESSOR
IN INTEREST TO AND FORMERLY KNOWN AS UNIVERSITY
FEDERAL SAVINGS AND LOAN ASSOCIATION, AND IN ALL
RESPECTS AND REFERENCES SHALL BE DEEMED ONE AND
THE SAME ENTITY.

N.C.

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES BRIAN J. BOYLE, Commissioner of Public Lands

Date June 10,1983

STATE OF WASHINGTON LOAN SECURITY AGREEMENT

State Lease(s) pledged for	r loan security is (are) covered by Application Number(s)
HA 2523	is (are) held by
UNIVERSITY FEDERAL	SAVINGS AND LOAN ASSOCIATION
For use as Security o	n loan dated Juna 19/983
Legal description of prem Bay View Garden Tract Section 11 & 14	Harbor area lying in front of Tracts 1 & 11, & nises / intervening Renn Stroll, Supplemental Plat of s, more fully described in the attachment hereto Township 24 N., Range 1 East ,W.M.
Mortgage Loan No	, Term of Loan 12 mos, Amount of Loan \$1,600,000.00
A. The Mortgagee and Mor covenants of the Stat	tgagor agree to the following conditions pertaining to the ce lease(s):
1. Billing stateme	ent, notice of default, if any, and all other notice

- will be mailed to Mortgagor.
- 2. Copies of billing statement, copies of notice of default, if any, and all other notice will be mailed to Mortgagee.
- 3. Copies of all statements, notice of default, if any, and correspondence will be sent to the appropriate Department of Natural Resources field office responsible for the lease(s) covered by this agreement.
- 4. If control of the mortgage covered by this agreement for loan security shall be transferred by sale, assignment, bequest, inheritance, operation of law, or other disposition so as to result in a change in the present control of the mortgage by the Mortgagee, such change shall require written notice to the Department of Natural Resources.

The Mortgagee and Mortgagor further agree that the State shall be notified of any default, potential default, or any action which may have an adverse effect on the loan agreement.

- B. The records on file in the office of the Department of Natural Resources have been noted for the loan security; and further, the State of Washington, Department of Natural Resources, agrees to:
 - 1. Notify the Mortgagee, in addition to the Mortgagor, of any failure of the lessee to meet the terms and conditions of the lease(s). On receipt of such notice the Mortgagee may:
 - a. Correct the terms and conditions of the lease(s) within thirty (30) days of notice.
 - b. Take no action which may result in forfeiture of the lease(s).
 - 2. Notify the Mortgagee of any request by the Mortgagor for transfer assignment, or encumbrance of the above-described tract during the period of this agreement.
 - 3. Recognize the loan security assignment, Exhibit A, attached, and by this reference made a part hereto, and transfer of the lease(s) to the Mortgagee by the filing, by the Mortgagee, of either of the following:

- a. Voluntary surrender of all rights to the lease(s) in favor of the Mortgagee, or
- b. Court Order ordering the transfer of the lease(s) to the Mortgagee.
- C. It is agreed by all parties:
 - 1. Should the lease(s) be transferred under the conditions set forth in Section B. 3. a and b to the Mortgagee, the Mortgagee shall become obligated to all the provisions of the lease(s) and the obligations and performances required therein, including security and deposits.
 - 2. Should the State's lessee (Mortgagor) default on the lease(s) the State reserves the first right for claim against any performance bonds, either cash or through a bonding company to collect whatever amount is due the State whether the lease(s) is forfeited or taken over by the Mortgagee. However, the Mortgagee may pay those amounts due to the State preventing a claim being filed against the performance bonds.
 - 3. Execution of this agreement by the State does not waive any rights to insist upon strict performance of the terms of the lease(s) or any other right the State may have.

Other right the State may have	
UNIVERSITY FEDERAL SAVINGS & LOAN ASSN. Mortgagee By	By
Address 6400 Roosevelt Way, N.E.	Address(b) (6)
S@attle, Wa. 98115	Seattle, Wa. 98119
Consent given this 13th day of	, A.D., 19 <u>83</u>

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

BRIAN J. BOYLE Commissioner of Public Lands

By Stand A. Stand

PARCEL F

All Harbor area lying in front of Tracts 1 and 11 and intervening Renn Stroll, Supplemental Plat of Bay View Garden Tracts in government lot 7, section 11, and government lot 1, section 14, township 24 north, range 1 east, W.M., in Kitsap County, Washington, lying between two lines produced at right angles across the harbor area to the outer harbor line one passing through the meander corner of said sections 11 and 14, and the other through the point of intersection of the west line of said tract 11 with the inner harbor line, as shown on the official maps of Bremerton Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington. Also submitted as leasehold 2523.

ADDENDUM

TO

STATE OF WASHINGTON LOAN SECURITY AGREEMENT

This Addendum is made to that certain State of Washington Loan Security Agreement dated June 10, 1983, between PORT WASHINGTON PROPERTIES, INC. ("Mortgagor") and UNIVERSITY FEDERAL SAVINGS BANK ("Mortgagee") and consented to by the STATE OF MASHINGTON DEPARTMENT OF NATIONAL RESOURCES ("State").

To secure repayment and performance of a Promissory Note (the proceeds of which are financing the construction of a boat marina) and Construction Loan Agreement, both dated as of June 10, 1983, executed by Mortgagor in favor of Mortgagee, Mortgagor has also executed in favor of the Mortgagee: said Loan Security Agreement; Lease Assignment—Loan Security; and Deed of Trust, Assignment of Rents, Security Agreement and Financing Statement—also all dated as of June 10, 1983.

It is agreed by the parties that:

The Lease(s) shall not be terminated or cancelled on account of any default until the State shall have given Mortgagee written notice of such default as provided in Section B.1.a. of said Loan Security Agreement. Mortgagee shall have the right, at any time within thirty (30) days from the giving of such notice, to pay any money or to do any act or things which may be necessary to cure or rectify such default, and if such default or defaults are cured or rectified as aforesaid within thirty (30) days after the giving of said written notice, the Lease(s) shall continue in full force and effect. In the event the default is one which is not susceptible of cure with due diligence within said thirty (30) day period by Mortgagee, whether because of the nature of the default or because of Mortgagee's not being in possession or for any other reason, and if Mortgagee shall have commenced to cure such default prior to the expiration of said thirty (30) day period or shall have initiated proceedings to foreclose or otherwise realize upon its Security Interest or to take possession of Mortgagor's leasehold within said thirty (30) day period, the State agrees that Mortgagee shall have such additional time, including such time as may be required to complete such foreclosure or other proceedings, as may be reasonably necessary to effect such cure, and that if such default is cured and rectified within said additional period of time, the Lease(s) shall continue in full force and effect. The time available to Mortgagee to initiate proceedings to foreclose as aforesaid shall be extended by the number of days of delay occasioned by judicial restriction against such initiation or occasioned by other circumstances beyond Mortgagee's control. Anything herein to the contrary notwithstanding, Mortgagee shall not be allowed in excess

of thirty (30) days to cure any default of Mortgagor in the payment of Rent or in the making of any other payment required of Mortgagor under the Lease(s) after written notice of such default shall have been given to Mortgagee by the State.

- 2. Mortgagor shall not have the right to exercise any option which it may have acquired under any provision of the Lease(s) to cancel or terminate the Lease(s), nor shall the State and Mortgagor enter into any agreement materially amending, materially modifying, cancelling or terminating the Lease(s) unless such agreement or exercise of option shall have been consented to in writing by Mortgagee and any such attempted exercise of option or attempted agreement not so consented to shall be ineffective, null and void.
- 3. Mortgagor and the State hereby certify: that the copies of the Lease(s) (attached hereto and made a part hereof to the same extent as if the originals thereof were attached hereto) are true, accurate and complete copies of the Lease(s) and any and all amendments and modifications thereof; and that said Lease(s) are now in full force and effect as to the real property described therein.

HORTGAGEE: UNIVERSITY FEDERAL SAVINGS BANK	MORTGAGOR: PORT WASHINGTON PROPERTIES.INC. (b) (6)
By: Down Strangert Address:	By: Address: (b) (6)
6400 Roosevelt Way N.E. Seattle, Washington 98115 CONSENT GIVEN this 13th day of	Sla Wa 78/19 June , 1983.
STA	TE OF WASHINGTON ARTMENT OF NATURAL RESOURCES
Comm	AN J. BOYLE missioner of Public Lands
By Ti	e W. Sterns

ENDORSEMENT

UNIVERSITY FEDERAL SAVINGS BANK IS THE SUCCESSOR
IN INTEREST TO AND FORMERLY KNOWN AS UNIVERSITY
FEDERAL SAVINGS AND LOAN ASSOCIATION, AND IN ALL
RESPECTS AND REFERENCES SHALL BE DEEMED ONE AND
THE SAME ENTITY.

FORM RES 85-1808 (11-75)

DETRIMENT OF NATURAL RESURCES

BRIAN J. BOYLE-COMMISSIONER OF PUBLIC L DS

Olympia, Washington 98504

NOTE CAREFULLY

The Commissioner of Public Lands will not approve or enter any assignment unless the lease or contract is in good standing.

The original lease or contract must be submitted along with three (3) copies of this assignment form and a \$5.00 fee.

Lease Assignment - LOAN SECURITY

For and in consideration of the sum of One	Million Six Hundred Thousand	and No/100
the hereinafter named assignor hereby assign		
title, and interest in and to that portion of the le		
All harbor area lying in front of Tracts 1	and 11 and intervening Renn Stro	011,
Supplemental Plat of Bay View Garden Tract	s, as more fully described in the	attachment
hereto, by reference made a part hereof		
= 7NE 02 2/N		
THIS INSTRUMENT SHALL BE IN A SECONDARY AN		
ASSIGNMENT FOR LOAN SECURITY RECORDED UNDER	R AUDITOR'S FILE NO.	
IN FAVOR OF UNIVERSITY FEDERAL SAVINGS AND (b) (6)	LOAN ASSOCIATION	
unto:		
whose address is: (b) (6)		
(P. O. Box - Route - Street)	001//	h. hinds and
Seattle, Washington (City) (State)	(Zip Code)	reoy oinas ana
obligates himself (or themselves) to perform all	the conditions and covenants of said le	ase or contract.
part or all of the corporate shares of the assigned tance, operation of law, or other disposition so assignee by the person or persons now owning a be deemed an assignment of this lease, which, to approval of the Department of Natural Resource	as to result in a change in the present majority of the corporate shares, suc o become legally effective, requires the	control of the h change shall
	-4	
	Dated this 10 TH	day
Approval of this assignment by the Department is not a discharge of the assignor or his surety from	of June	. A.D. 19_83
any or all liabilities, obligations, or duties incurred		
under the contract or lease prior to the date of consent of this assignment.	PORT WASHINGTON PROPERTIES. IN	NC
Assignment Approved: for Loan Security,	(b) (6)	
as set forth in Agreement dated 6/10/83	(b) (6) President (b) (6)	Assignor
Date June 13, 1983	(3) (3)	()(2)
STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES	By (b) (6) Vice- (b) (6) President	Assignor
DEPARTMENT OF NATURAL RESOURCES		
1 1 0	(b) (6)	Assignee
By A Jan W. Jan	×	
Commissioner of Public Lands		Assigned
		Assignee

EXHIBIT "A"

The Assignor's signature must be notarized. Use appropriate form on reverse side.

Assignee's signature, other than corpo ations, does not need to be notarized. If Assignee is a corporation, complete appropriate Certificate of Assnowledgment reverse side.

CERTIFICATE OF ASSIGNORS ACKNOWLEDGMENT (If a corporation, use "Certificate of Corporate Acknowledgment" below.)

STATE OF WASHINGTON,	
County of Conc	
On this day personally appeared before me	
(b) (6)	,
to me known to be t	he individual(s) described in and who executed the
within and foregoing instrument, and acknowledg	ed that they
signed the same as their free and volunta	ry act and deed, for the uses and purposes therein
mentioned	
Given under my hand and official seal this	
•	Notary Public in and for the State of Washington,
	residing at S-Pattle
•	
CERTIFICATE OF CORPOR	RATE ACKNOWLEDGMENT
	GNOR
County of King ss.	
On this 13 day of June	, 19.83, before me personally appeared
(b) (6)	
instrumell to be the free and voluntary act and d therein mentioneds and on oath stated that he was	d foregoing instrument, and acknowledged said eed of the corporation, for the uses and purposes
Given under my hand this	Signature Notary Public Seattle 'Title
CERTIFICATE OF CORPOR	RATE ACKNOWLEDGMENT
STATE OF WASHINGTON, ASSIG	GNEE
County ofss.	:
On thisday of	, before me personally appeared
to me known to be the	d foregoing instrument, and acknowledged said eed of the corporation, for the uses and purposes authorized to execute said instrument and that
Given under my hand this	day of, 19
	Signature
•	ritle

PARCEL F

All Harbor area lying in front of Tracts 1 and 11 and intervening Renn Stroll, Supplemental Plat of Bay View Garden Tracts in government lot 7, section 11, and government lot 1, section 14, township 24 north, range 1 east, W.M., in Kitsap County, Washington, lying between two lines produced at right angles across the harbor area to the outer harbor line one passing through the meander corner of said sections 11 and 14, and the other through the point of intersection of the west line of said tract 11 with the inner harbor line, as shown on the official maps of Bremerton Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington. Also submitted as leasehold 2523.

ENDORSEMENT

UNIVERSITY FEDERAL SAVINGS BANK IS THE SUCCESSOR
IN INTEREST TO AND FORMERLY KNOWN AS UNIVERSITY
FEDERAL SAVINGS AND LOAN ASSOCIATION, AND IN ALL
RESPECTS AND REFERENCES SHALL BE DEEMED ONE AND
THE SAME ENTITY.

2/2

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES BRIAN J. BOYLE, Commissioner of Public Lands

Date JUNE 10, 183

STATE OF WASHINGTON LOAN SECURITY AGREEMENT

State Lea	ase(s) pledged for loan security is (are) covered	by Application Number(s)
HA-252	23 is (are)	held by
(b) (6)		·
nate to t	as <u>Security on loan dated June 10, 1983</u> which that certain Loan Security Agreement in favor of the Association recorded under Auditor's File No.	University Federal Savings
Legal des Garden Tr	Harbor area lying in front of scription of premises / intervening Renn Stroll, Stracts, more fully described in the attachment here 11 & 14	of Tracts 1 and 11, and upplemental Plat of Bay View eto
Mortgage	Loan No, Term of Loan 12 mos	,,Amount of Loan 1,600,000.0€
	Mortgagee and Mortgagor agree to the following cornants of the State lease(s):	nditions pertaining to the
1.	Billing statement, notice of default, if any, ar will be mailed to Mortgagor.	nd all other notice
2.	Copies of billing statement, copies of notice of all other notice will be mailed to Mortgagee.	f default, if any, and

- 3. Copies of all statements, notice of default, if any, and correspondence will be sent to the appropriate Department of Natural Resources field office responsible for the lease(s) covered by this agreement.
- 4. If control of the mortgage covered by this agreement for loan security shall be transferred by sale, assignment, bequest, inheritance, operation of law, or other disposition so as to result in a change in the present control of the mortgage by the Mortgagee, such change shall require written notice to the Department of Natural Resources.

The Mortgagee and Mortgagor further agree that the State shall be notified of any default, potential default, or any action which may have an adverse effect on the loan agreement.

- B. The records on file in the office of the Department of Natural Resources have been noted for the loan security; and further, the State of Washington, Department of Natural Resources, agrees to:
 - 1. Notify the Mortgagee, in addition to the Mortgagor, of any failure of the lessee to meet the terms and conditions of the lease(s). On receipt of such notice the Mortgagee may:
 - a. Correct the terms and conditions of the lease(s) within thirty (30) days of notice.
 - b. Take no action which may result in forfeiture of the lease(s).
 - 2. Notify the Mortgagee of any request by the Mortgagor for transfer assignment, or encumbrance of the above-described tract during the period of this agreement.
 - 3. Recognize the loan security assignment, Exhibit A, attached, and by this reference made a part hereto, and transfer of the lease(s) to the Mortgagee by the filing, by the Mortgagee, of either of the following:

RES 85-1811(5-77)

- a. Voluntary surrender of all rights to the lease(s) in favor of the Mortgagee, or
- b. Court Order ordering the transfer of the lease(s) to the Mortgagee.
- C. It is agreed by all parties:
 - Should the lease(s) be transferred under the conditions set forth in Section B. 3. a and b to the Mortgagee, the Mortgagee shall become obligated to all the provisions of the lease(s) and the obligations and performances required therein, including security and deposits.
 - 2. Should the State's lessee (Mortgagor) default on the lease(s) the State reserves the first right for claim against any performance bonds, either cash or through a bonding company to collect whatever amount is due the State whether the lease(s) is forfeited or taken over by the Mortgagee. However, the Mortgagee may pay those amounts due to the State preventing a claim being filed against the performance bonds.

insist upon strict performance other right the State may have	the State does not waive any rights to e of the terms of the lease(s) or any
(b) (6) Mortgagee'	PORT WASH(b) (6) NO DEPORTED TO SERVICE OF THE PORT OF
Address(b) (6)	Address (b) (6)
Seattle, Wa. 98144	Seattle, Wa. 98119
Consent given this 13th day of	A.D., 19 83
	STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

BRIAN J. BOYLE

Commissioner of Public Lands

Title

RES 85-1811(5-77) (LM-25)

PARCEL F

All Harbor area lying in front of Tracts 1 and 11 and intervening Renn Stroll, Supplemental Plat of Bay View Garden Tracts in government lot 7, section 11, and government lot 1, section 14, township 24 north, range 1 east, W.M., in Kitsap County, Washington, lying between two lines produced at right angles across the harbor area to the outer harbor line one passing through the meander corner of said sections 11 and 14, and the other through the point of intersection of the west line of said tract 11 with the inner harbor line, as shown on the official maps of Bremerton Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington. Also submitted as leasehold 2523.

ADDENDUM

TO

STATE OF WASHINGTON LOAN SECURITY AGREEMENT

This Addendum is made to that certain State of Washington
Loan Security Agreement dated June 10, 1983, between PORT
WASHINGTON PROPERTIES, INC. ("Mortgagor") and (b)(6)

("Mortgagee") and consented to by the STATE OF
WASHINGTON DEPARTMENT OF NATIONAL RESOURCES ("State").

To secure repayment and performance of a Promissory Note (the proceeds of which are financing the construction of a boat marina) and Construction Loan Agreement, both dated as of June 10, 1983, executed by Mortgagor in favor of Mortgagee, Mortgagor has also executed in favor of the Mortgagee: said Loan Security Agreement; Lease Assignment—Loan Security; and Deed of Trust, Assignment of Rents, Security Agreement and Financing Statement—also all dated as of June 10, 1983.

It is agreed by the parties that:

The Lease(s) shall not be terminated or cancelled on account of any default until the State shall have given Mortgagee written notice of such default as provided in Section B.1.a. of said Loan Security Agreement. Mortgagee shall have the right, at any time within thirty (30) days from the giving of such notice, to pay any money or to do any act or things which may be necessary to cure or rectify such default, and if such default or defaults are cured or rectified as aforesaid within thirty (30) days after the giving of said written notice, the Lease(s) shall continue in In the event the default is one which is full force and effect. not susceptible of cure with due diligence within said thirty (30) day period by Mortgagee, whether because of the nature of the default or because of Mortgagee's not being in possession or for any other reason, and if Mortgagee shall have commenced to cure such default prior to the expiration of said thirty (30) day period or shall have initiated proceedings to foreclose or otherwise realize upon its Security Interest or to take possession of Mortgagor's leasehold within said thirty (30) day period, the State agrees that Mortgagee shall have such additional time, including such time as may be required to complete such foreclosure or other proceedings, as may be reasonably necessary to effect such cure, and that if such default is cured and rectified within said additional period of time, the Lease(s) shall continue in full force and effect. The time available to Mortgagee to initiate proceedings to foreclose as aforesaid shall be extended by the number of days of delay occasioned by judicial restriction against such initiation or occasioned by other circumstances beyond Mortgagee's control. Anything herein to the contrary notwithstanding, Mortgagee shall not be allowed in excess

of thirty (30) days to cure any default of Mortgagor in the payment of Rent or in the making of any other payment required of Mortgagor under the Lease(s) after written notice of such default shall have been given to Mortgagee by the State.

- 2. Mortgagor shall not have the right to exercise any option which it may have acquired under any provision of the Lease(s) to cancel or terminate the Lease(s), nor shall the State and Mortgagor enter into any agreement materially amending, materially modifying, cancelling or terminating the Lease(s) unless such agreement or exercise of option shall have been consented to in writing by Mortgagee and any such attempted exercise of option or attempted agreement not so consented to shall be ineffective, null and void.
- 3. Mortgagor and the State hereby certify: that the copies of the Lease(s) (attached hereto and made a part hereof to the same extent as if the originals thereof were attached hereto) are true, accurate and complete copies of the Lease(s) and any and all amendments and modifications thereof; and that said Lease(s) are now in full force and effect as to the real property described therein.
- 4. Pursuant to a Collateral Subordination Agreement and a Debt Subordination Agreement, both dated as of June 10, 1983, and executed by Michael R. and Joan K. Mastro ("MASTRO") and University Federal Savings Bank ("UFSB") and others, all right, title and interest of MASTRO is subject and subordinate to the right, title and interest of UFSB under a similar security document recorded under _______ County Recording No._______.

(b) (6)	MORTGAGOR: PORT WASHINGTON PROPERTIES.INC. (b) (6)
•	By
	By:
	Address: (b) (6)
	SONTIE, Un. 98/19
Address: (b) (6)	
Seattle, Washington 98144	
CONSENT GIVEN this 13th da	y of, 1983
	STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES
	BRIAN J. BOYLE Commissioner of Public Lands
	By: James A. Stenns
	Title:

ENDORSEMENT

UNIVERSITY FEDERAL SAVINGS BANK IS THE SUCCESSOR
IN INTEREST TO AND FORMERLY KNOWN AS UNIVERSITY
FEDERAL SAVINGS AND LOAN ASSOCIATION, AND IN ALL
RESPECTS AND REFERENCES SHALL BE DEEMED ONE AND
THE SAME ENTITY.

BRIAN J BOYLE -- COMMISSIONER OF PUBLIC LANDS

Olympia, Washington 98504

NOTE CAREFULLY

The Commissioner of Public Lands will not approve or enter any assignment unless the lease or contract is in good standing. The original lease or contract must be submitted along with three (3) copies of this assignment form and a \$5.00 fee.

Lease Assignment

For and in c	consideration of the sum of ONE HUNDR	ED FIFTY THOUSAND AND NO/100
	named assignor S hereby assign set	over and transfer, all of his or their right,
	st in and to that portion of the lease or co area lying in front of Tracts	ntract No. 2523 herein described: l and ll and intervening Renn
Stroll, Sup	pplemental Plat of Bay View Ga	rden Tracts, as more fully
described	in the attachment hereto, by re	eference made a part hereof
•••••••••••••••••••••••••••••••••••••••		
unto: PORT WA	ASHINGTON PROPERTIES INC., a Wa	ashington Corporation
whose address is:	(b) (6)	
	(P. O. Box - Route - Street)	
Seattle,	Washington 98119	and said assignee hereby binds and
(City)	(State) (Zip Code)
obligates himself	(or themselves) to perform all the condi	tions and covenants of said lease or contract.
•	NOTE: Aquatic land lease assignments mus of, or authorization to use abutting tide property. Attach copy of deed, contract of from legal owner of the property.	land, shoreland or upland
In the event	t the assignee is a cornoration; and if at	any time during the term of this lease any

In the event the assignee is a corporation, and if at any time during the term of this lease any part or all of the corporate shares of the assignee be transferred by sale, assignment, bequest, inheritance, operation of law, or other disposition so as to result in a change in the present control of the assignee by the person or persons now owning a majority of the corporate shares, such change shall be deemed an assignment of this lease, which, to become legally effective, requires the prior written approval of the Department of Natural Resources.

Approval of this assignment by the Department is not a discharge of the assignor or his surety from any or all liabilities, obligations, or duties incurred under the contract or lease prior to the date of consent of this assignment.

Assignment Approved:

Date fine 13,

STATE OF WASHINGTON
DEPARTMENT OF NATURAL RESOURCES

By fam A. Stenn

For BRIAN J. BOYLE, Commissioner

EXHIBIT "A"

The Assignor's signature must be notarized. Use appropriate form on reverse side.

Assignee's signature, other than corporations, does not need to be notarized. If Assignee is a corporation, complete appropriate Certificate of Acknowledgment on reverse side.

CERTIFICATE OF ASSIGNOR'S ACKNOWLEDGMENT

(If a corporation, use "Certificate of Corporate Acknowledgment" below.)

STATE OF WASHINGTON,	
County of Kitsap ss.	
On this day personally appeared before me(b) (6)	
(b) (6)	
to me known to be the ind	lividual(s) described in and who executed the
within and foregoing instrument, and acknowledged the	
signed the same as their free and voluntary act mentioned.	·
Given under my hand and official seal this 31st	day of, 19 83
	Notary Public in and for the State of Washington, residing at Port Orchard
	residing at 1010 010101 d
CERTIFICATE OF CORPORATE	ACKNOWLEDGMENT
STATE OF WASHINGTON, County of	
, ,	10 hafana ana mana 11 mana a 1
On thisday of	, 19, before me personally appeared
of the corporation that executed the within and fore instrument to be the free and voluntary act and deed of therein mentioned, and on oath stated that he was auth the seal affixed is the corporate seal of the corporation. Given under my hand this	the corporation, for the uses and purposes

	Signature
	Title
CERTIFICATE OF CORPORATE A	ACKNOWLEDGMENT
STATE OF WASHINGTON, ASSIGNEE	
County of KING	
on this 26th day of May (b) (6)	, 19.83, before me personally appeared
to me known to be the President and Vice-Pres of the corporation that executed the within and fore instrument to be the free and voluntary act and deed of therein mentioned, and on oath stated that because authorite seal affixed is the corporate seal of the corporation. Given under my hand this.	going instrument, and acknowledged said the corporation, for the uses and purposes orized to execute said instrument and that
	Title

PARCEL F

All Harbor area lying in front of Tracts 1 and 11 and intervening Renn Stroll, Supplemental Plat of Bay View Garden Tracts in government lot 7, section 11, and government lot 1, section 14, township 24 north, range 1 east, W.M., in Kitsap County, Washington, lying between two lines produced at right angles across the harbor area to the outer harbor line one passing through the meander corner of said sections 11 and 14, and the other through the point of intersection of the west line of said tract 11 with the inner harbor line, as shown on the official maps of Bremerton Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington. Also submitted as leasehold 2523.

HARBOR AREA LEASE BOND NO. (b) (6)

STATE OF WASHINGTON)	
County of Kitsap) ss	
We, Port Washington Properties	s, Inc.
of Seattle, Washington , as	principal, and we, Hartford Accident
& Indemnity Company	
as sureties, all of the State of Washin	gton, County of, do
confess ourselves indebted to the Stat	e of Washington in the penal sum of One
	Dollars, and to
	d firmly bound, and do by these presents bind s, executors, administrators or assigns, jointly ts.
Sealed with our seals this 13th	day of A.D., 19 83
in the foregoing bond did enter into with the State of Washington (which instrument), whereby the above bound Washington the part, lot or parcel of and contract, upon all the condition therefore, if the said above named leand truly perform all the conditions contract hereto attached, in all and	ation is such that, Whereas, the principal a certain lease and contract No. 2523 ch is hereto attached and made part of this den principal has leased from the State of property described in said hereto attached lease ons set up in said lease and contract; Now, essee the principal herein, shall well set up and prescribed in the said lease and every part thereof, then this bond shall be otherwise it shall have full force and effect. $p_c(b)(6)$
Approved for general use:	
Date June 13, 1983	Signaturé: Principal Title PRES.
Victorie W Seldon	(b) (6)
Assistant Attorney General	Mailing Address
Insurance Commissioner's Approval:	Surety Hartford Accident & Indemnity Company Mailing Address
	P.O. Box C34201, Seattle, WA 98124
	Signature: Attorney-in-Fact
(Surety's Seal)	Signature: Resident Agent
	Agency Corroon & Black, Inc.
·	Mailing Address P.O. Box C34201, Seattle, WA 98124

HARTFORD ACCIDENT AND INDEMNITY COMPANY

Hartford, Connecticut

POWER OF ATTORNEY

Know all men by these Presents, That the HARTFORD ACCIDENT AND INDEMNITY COM-PANY, a corporation duly organized under the laws of the State of Connecticut, and having its principal office in the City of Hartford, County of Hartford, State of Connecticut, does hereby make, constitute and appoint

N, HELEN R. NEWMAN, ROBERT M. CARLTON, STEVE JAMES, BUFF NELSON, JAMES B. BINDER, JOSEPH B. BUCHANAN and TERESE L. McCONNELL, OF SEATTLE, WASHINGTON WILLIAM C. NELSON,

its true and lawful Attorney(s)-in-Fact, with full power and authority to each of said Attorney(s)-in-Fact, in their separate capacity if more than one is named above, to sign, execute and acknowledge any and all bonds and undertakings and other writings obligatory in the nature thereof on behalf of the company in its business of guaranteeing the fidelity of persons holding places of public or private trust; guaranteeing the performance of contracts other than insurance policies; guaranteeing the performance of insurance contracts where surety bonds are accepted by states and municipalities, and executing or guaranteeing bonds and undertakings required or permitted in all actions or proceedings or by law allowed.

and to bind the HARTFORD ACCIDENT AND INDEMNITY COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by an Executive Officer of the HARTFORD ACCIDENT AND INDEMNITY COMPANY and sealed and attested by one other of such Officers, and hereby ratifies and confirms all that its said Attorney(s)-in-Fact may do in pursuance hereof.

This power of attorney is granted by and under authority of the following provisions:

(1) By-Laws adopted by the Stockholders of the HARTFORD ACCIDENT AND INDEMNITY COMPANY at a meeting duly called and held on the 10th day of February, 1943.

ARTICLE IV

SECTION 8. The President or any Vice-President, acting with any Secretary or Assistant Secretary, shall have power and authority to appoint, for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, one or more Resident Vice-Presidents, Resident Assistant Secretaries and Attorneys-in-Fact and at any time to remove any such Resident Vice-President. Resident Assistant Secretary, or Attorneys-in-Fact, and revoke the power and authority given to him.

SECTION 11. Attorneys-in-Fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company and to attach the seal of the Company thereto any and all bonds and undertakings, and other writings obligatory in the nature thereof, and any such instrument executed by any such Attorney-in-Fact shall be as binding upon the Company as if signed by an Executive Officer and sealed and attested by one other of such Officers.

(2) Excerpt from the Minutes of a meeting of the Board of Directors of the HARTFORD ACCIDENT AND INDEM-NITY COMPANY duly called and held on the 11th day of June, 1976: RESOLVED: Robert N. H. Sener, Assistant Vice-President and Thomas F. Delaney, Assistant Vice-President, shall each have as long as he holds such office the same power as any Vice-President under Sections 6, 7 and 8 of Article IV of the By-Laws of the Company.

This power of attorney is signed and sealed by facsimile under and by the authority of the following Resolution adopted by the Directors of the HARTFORD ACCIDENT AND INDEMNITY COMPANY at a meeting duly called and held on the 6th day of August, 1976.

RESOLVED. That, whereas Robert N. H. Sener, Assistant Vice-President and Thomas F. Delaney, Assistant Vice-President, acting with any Secretary or Assistant Secretary, each have the power and authority, as long as he holds such office, to appoint by a power of attorney, for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof, one or more Resident Vice-Presidents. Assistant Secretaries and Attorneys-in-Fact:

Now, therefore, the signatures of such Officers and the seal of the Company may be affixed to any such power of attorney or to any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached.

In Witness Whereof, the HARTFORD ACCIDENT AND INDEMNITY COMPANY has caused these presents to be signed by its Assistant Vice-President, and its corporate seal to be hereto affixed, duly attested by its Secretary, this 9th day of August, 1976. Attest

HARTFORD ACCIDENT AND INDEMNITY COMPANY

Mary Scharf, Secretary

STATE OF CONNECTICUT.

Thomas F. Delaney

Assistant Vice-President

COUNTY OF HARTFORD,

On this 9th day of August, A.D. 1976, before me personally came Thomas F. Delaney, to me known, who being by me duly sworn, did depose and say: that he resides in the County of Hartford, State of Connecticut; that he is the Assistant Vice-President of the HARTFORD ACCIDENT AND INDEMNITY COMPANY, the corporation described in and which executed the above instrument; that he knows the seal of the said corporation; that the seal affixed to the said instrument is such corporate seal; that it was so affixed by order of the Board of Directors of said corporation and that he signed his name thereto by like order.

STATE OF CONNECTICUT.

COUNTY OF HARTFORD.

CERTIFICATE

Sloria Mazotas Gloria Mazotas, Notary Public My Commission Expires March 31, 1983

I. the undersigned. Assistant Secretary of the HARTFORD ACCIDENT AND INDEMNITY COMPANY, a Connecticut Corporation. DO HEREBY CERTIFY that the foregoing and attached POWER OF ATTORNEY remains in full force and has not been revoked; and furthermore, that Article IV, Sections 8 and 11, of the By-Laws of the Company, and the Resolutions of the Board of Directors, set forth in the Power of Attorney, are now in force.

Signed and sealed at the City of Hartford. Dated the 13th day of June

Form S-3507-9 Printed in U.S.A.



shukens John E. Lukens Assistant Secretary

PORT WASHINGTON PROPERTIES, INC. MAY -9 1983

(b) (6) Seattle, WA 98119 (b) (6)

DEPARTMENT OF NATURAL RESOURCES

State of Washington Department of Natural Resources Brian J. Boyle, Commissioner of Public Lands Olympia, Washington.

Gentlemen

This letter is in regard to the Port Washington Marina in Bremerton Washington.

As per our conversation it is important time wise to have the Incorportation documents used by Anacortes Marina for their Association of Owners. Please forward as soon as possible.

We are now going to put all four lease 2332,2396,2399 and 2523 into Port Washington Properties Inc., and then assign to the Port Washington Marina Owners Association HAL2332,2396 and 2399 for the first phase of project.

This will be the same as done by Anacortes Marina, which may make your job easier.

Inclosed is a copy of the documents you need your attorney to approve. If you could do this it would speed up closing and help close on time.

If there are any questions please call (b) (6)

(b) (6) (b) (6)

CONSENT TO ASSIGNMENT

WHEREAS, the STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES (hereinafter referred to as Lessor) and SEA BRIM INC., a Washington corporation (hereinafter referred to as Lessee) have previously entered into Harbor Area Lease No. 2332,2396.

WHEREAS, the STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES (hereinafter referred to as Lessor) and (b)(6)

et al (hereinafter referred to as Lessee) have previously entered into Harbor Area Lease
No. 2523.

WHEREAS, the STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES (hereinafter referred to as Lessor) and (b)(6) (hereinafter referred to as Lessee) have previously entered into Harbor Area Lease No. 2399.

WHEREAS, the Lessees have proposed to assign the leases to PORT WASHINGTON PROPERTIES INC., a Washington Corporation (hereinafter referred to as Assignee) by execution of various Lease Assignments seeks the consent of the Lessor to such assignment, and

THEREFORE, the Lessor hereby consents to the assignment between the Lessee and the Assignee as shown on the attached "Assignment" upon the following terms and conditions:

- 1. That Assignee is bound and obligated to perform all conditions and covenants of the lease.
- 2. That approval of the assignment is not a discharge of the Lessee (Assignor) or his surety from any or all liabilities, obligations, or duties incurred under the lease to the date of consent of the assignment.
- 3. That this agreement shall not constitute a waiver of the requirement that all future assignments be approved by the Lessor.

	CONSENT GIVEN THIS	day of, 1983.
	DEPARTMENT OF NATURAL	STATE OF WASHINGTON RESOURCES
	Ву	and a grown
	Commissioner of Publi	c Lands
	APPROVED:	
	LESSEE:	ASSIGNEE:
	SEA BRIM INC. (A Washington	PORT WASHINGTON PROPERTIES INC. (A Washington Corporation)
b) (6)		(b) (6) By Pre
	STATE OF WASHINGTON)) ss. COUNTY OF KING)	(b) (6)
	to me known to be the corporation that exec acknowledged said ins act and deed of said therein mentioned, an to execute the said i corporation.	president of Sea Brim Inc., the uted the foregoing instrument and trument to be the free and voluntary corporation, for the uses and purposes d on oath stated that he is authorized nstrument on behalf of said and and official seal this 29 day
A	pproved as to Form Only	

1/5/31/53

May of May 1983
KENNETH O. EINENERRY
Attorney General

STATE OF WASHINGTON)) ss. COUNTY OF KING (b) (6) On this day personally appeared before me to me known to be the President of Port of Port Washington Properties Inc., a corporation that executed the foregoing instrument and acknowledged said instrument to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned and on oath stated that he is authorized to execute the said instrument on behalf of said corporation. Som B GIVEN under my hand and official seal this 29% day of PUBLIC in and for the State of Washington, residing at King APPROVED: LESSEE: (b) (6) On this day personally appeared before me (b)(6) , and executed the foregoing instrument and acknowledged said instrument to be their free and voluntary act and deed, and on oath stated that they are authorized to execute the said instrument. GIVEN under my hand and official seal this '31st' day of , 1983.

NOTARY PUBLIC IN AND FOR THE STATE OF WASHINGTON, RESIDING AT Port Orchard

APPROVED:

LESSEE:
(b) (6)

On this day personally appeared before me

(b) (6)

and that they executed the foregoing instrument and acknowledged said instrument to be their free and voluntary act, for the uses and purposes therein mentioned, and on oath stated that they are authorized to execute the said instrument.

GIVEN under my hand and official seal this of May

NOTARY PUBLIC in and for the State of Washington, residing at Port Orchard

RES 20-2004 (7-82)

STATE OF WASHINGTON DEP/ TMENT OF NATURAL RES' RCES

BRIAN J BOYLE COMMISSIONER OF PUBLIC LAGES

Olympia, Washington 98504

NOTE CAREFULLY

The Commissioner of Public Lands will not approve or enter any assignment unless the lease or contract is in good standing.

The original lease or contract must be submitted along with three (3) copies of this assignment form and a \$5.00 fee.

Lease Assignment

	-B	
For and in consideration of the sum of ONE 1	HUNDRED FIFTY THOUSAND AN	D NO/100
the hercinaster named assignor. S. hereby assign	set over and transfer, all of	his or their right,
title, and interest in and to that portion of the leas	se or contract No. 2523	herein described:
All harbor area lying in front of T	racts 1 and 11 and interv	vening Renn
Stroll, Supplemental Plat of Bay Vic	ew Garden Tracts, as more	fully
described in the attachment hereto,	by reference made a part	hereof
•		
unto: PORT WASHINGTON PROPERTIES INC.	, a Washington Corporatio	on
whose address is: (b) (6) (P. O. Box - Route - Street)		
Seattle, Washington	98119 , and said assignee	hereby binds and
obligates himself (or themselves) to perform all th	(Zip Code) se conditions and coverants of said	lease or contract
NOTE: Aquatic land lease assignme of, or authorization to use abutti	ents must include proof of ownershi	p -
In the event the assignee is a corporation, an part or all of the corporate shares of the assignee tance, operation of law, or other disposition so as assignee by the person or persons now owning a m be deemed an assignment of this lease, which, to approval of the Department of Natural Resources.	be transferred by sale, assignment to result in a change in the prese ajority of the corporate shares, s become legally effective, requires	t, bequest, inheri- ent control of the such change shall
	x	
Approval of this assignment by the Department is	Dated this	day
not a discharge of the assignor or his surety from any or all liabilities, obligations, or duties incurred under the contract or lease prior to the date of consent of this assignment.	(b) (6)	4 n 19 83 nor
Assignment Approved:		nor
Date May 31, 1983		ignor
STATE OF WASHINGTON		gnor

For BRIAN J. BOYLE, Commissioner

DEPARTMENT OF NATURAL RESOURCES

EXHIBIT "A"

The Assignor's signature must be notarized. Use appropriate form on reverse side.

Assignee's signature, other than corporations, does not need to be notarized. If Assignee is a corporation, complete appro-

gnee

gnee

rresident

CERTII ATE OF ASSIGNOR'S ACKNOWLE MENT (If a corporation, use "Certificate of Corporate Acknowledgment" below.)

STATE OF WASHINGTON,	
SS.	
County of Kitsap (b) (6)	
On this day personally appeared before me	
	lividual(s) described in and who executed the
within and foregoing instrument, and acknowledged the	at they
signed the same as their free and voluntary act mentioned.	and deed, for the uses and purposes therein
Given under my hand and official seal this 31st	day of, 19 83
	Notary Public in and for the State of Washington, residing at Fort Orchard
	A CHANCING PROCESSION
CERTIFICATE OF CORPORATE	ACKNOWLEDGMENT _
STATE OF WASHINGTON, ASSIGNOR	3
County of	-
On this day of	, 19, before me personally appeared
of the corporation that executed the within and for instrument to be the free and voluntary act and deed of therein mentioned, and on oath stated that he was auth the seal affixed is the corporate seal of the corporation.	egoing instrument, and acknowledged said for the corporation, for the uses and purposes forized to execute said instrument and that
Given under my hand this	day of 19
	Signature
	Title
,	
CERTIFICATE OF CORPORATE	ACKNOWLEDGMENT
STATE OF WASHINGTON, ASSIGNED Sss.	Ε
County of (INC)	
on this 26th day of May	, 19.83 before me personally appeared
	•
to me known to be the President and Vice-Presof the corporation that executed the within and fore instrument to be the free and voluntary act and deed of therein mentioned, and on oath stated that because authorised affixed is the corporate seal of the corporation.	egoing instrument, and acknowledged said the corporation, for the uses and purposes torized to execute said instrument and that
Given under my hand this.	th day of MAY
	Signature D. L. In KING (NUTL) DNR-00003029

PARCEL F

All Harbor area lying in front of Tracts 1 and 11 and intervening Renn Stroll, Supplemental Plat of Bay View Garden Tracts in government lot 7, section 11, and government lot 1, section 14, township 24 north, range 1 east, W.M., in Kitsap County, Washington, lying between two lines produced at right angles across the harbor area to the outer harbor line one passing through the meander corner of said sections 11 and 14, and the other through the point of intersection of the west line of said tract 11 with the inner harbor line, as shown on the official maps of Bremerton Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington. Also submitted as leasehold 2523.

LAW OFFICES

BISHOP, CUNNINGHAM, COSTELLO & HARTMAN, INC. (P.S.)

KITSAP PLAZA BUILDING 3330 KITSAP WAY DRAWER SS, WYCOFF STATION BREMERTON, WASHINGTON 98310

JOHN A. BISHOP GARY A. CUNNINGHAM LEONARD W. COSTELLO RUSSELL W. HARTMAN

TELEPHONE (206) 377-7691

RECEIVED

January 12, 1981

JAN 15 1982

COMMISSIONER OF PUBLIC LANDS

T. W. Roswall

Division of Marine and Land Management
Department of Natural Resources
Olympia, Washington 98504

Re: Easement over Harbor Lease No. 2523

Dear Mr. Roswall:

(b) (6)

lessees under Department
of Natural Resources Harbor Area Lease No. 2523, have
asked me to respond to your letter of December 14, 1981.
(b)

do not believe the principals
of Sea Brim, Inc. are being entirely truthful when they
represent they require access across the (b) (6)
Harbor Lease because legal access is unavailable from
other sources for the benefit of their marina.

When Sea Brim purchased the marina they approached (b) about cooperative developme(6) of the (b)(6) harbor area and uplands. (b) inquired whether Sea Brim(6) had legal access to the marina. Sea Brim replied that it did, representing that:

- 1. It was purchasing the uplands and harbor area lease immediately to the West of the marina, owned by a(b)(6)
- 2. It was purchasing additional uplands immediately to the West of the (b)(6) property, owned by (b)(6)
- 3. It had legal access down a stairway on the uplands adjoining the Sea Brim Harbor lease, owned by (b) (6)

Copies of the (b) (6) earnest money agreements, which Sea Brim recorded, are enclosed for your reference. Also enclosed is a map of the area showing the layout of the (b) (6) Sea Brim, and (b) (6) properties.

(b) (6)

have done additional research concerning the access issue, and discover that Sea Brim has tendered an offer to purchase a portion of the Rasmussen uplands, and that there is probably a written, but unrecorded, easement for use of the stairway on the Rasmussen property.

An easement across the (b) (6) harbor area to Renn Stroll is no better access than the staircase on the (b) (6) property. Renn Stroll is only 10 feet wide, and at best provides a foot path down to the harbor area. Since Sea Brim has already established access rights across the (b)(6) and (b)(6) properties, do not believe it would be fair or proper to grant additional access across their harbor area. They see the request for an easement as a ploy to diminish the future marketability of their property through creation of an encumbrance. (b) (6) found the principals of Sea Brim, Inc. to be quite antagonistic when (b) (6) elected not to sell to them, or to develop cooperatively (b) (6) with them. elected not to proceed on this basis, because they believe Sea Brim, Inc. to be an extremely poor credit risk. Sea Brim recently defaulted on a loan for construction of a condominium The default resulted in losses to labor and project. meterialmen who worked on the project in excess of \$200,000.00.

(b) (6) hope that the information contained in this letter will assist the State in determining whether or not to grant an easement across Harbor Area Lease No. 2523. (b) (6) sincerely hope the State will elect not to establish this encumbrance on the (b) (6) leasehold area.

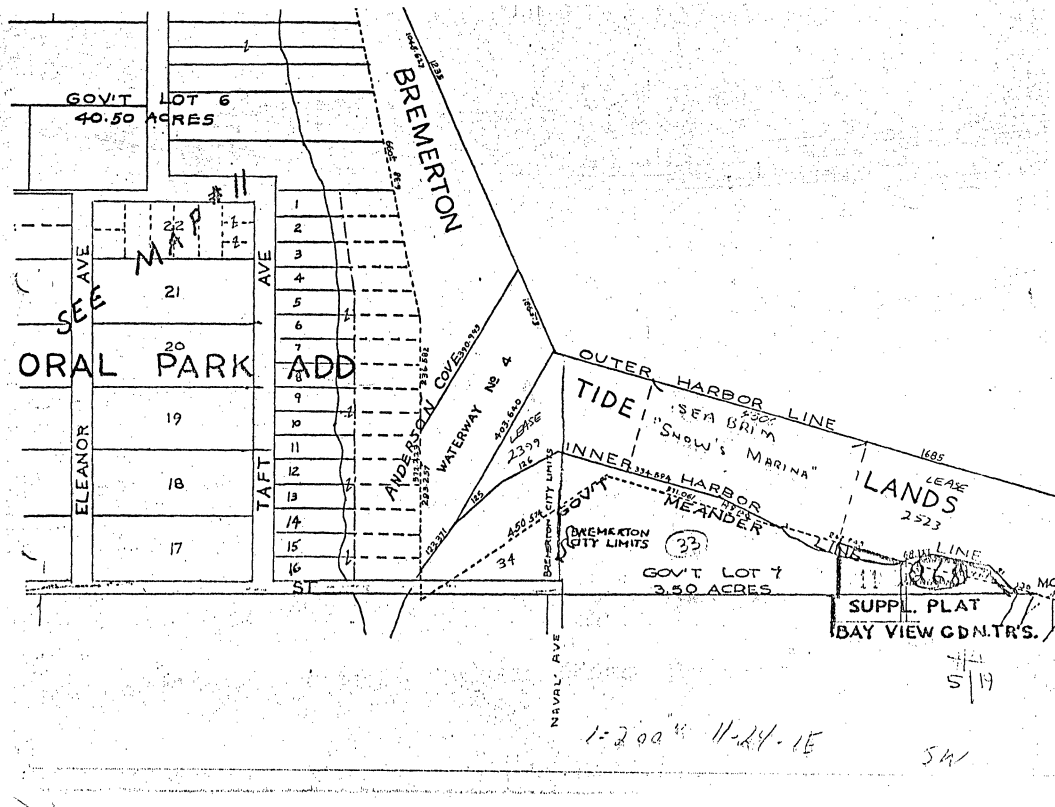
very traly yours

RUSSÆTT W. HARTMÆN

RWH:co

Enc.

CC: (b) (6)



DANE CLASE, #2399



FLED FOR RECORD : Lee Bringha

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SETUTY.. &

This affidavit is to reflect that (b) (6) have agreed to

assign Lease 182399 Anderson Cove Harbor Lease no later than November 1, 1983.

This assignment is in conjunction with (b) (6) on upland property dated 16, 1991. Legal description of leased upland is as follows:

That portion of the Harbor area lying in front of Not 6, Section II, Tranship 24%, Range 1 E, W.M. between the Easterly line of waterway marber 4 and the East line of Lot 6 of said Section II, produced Northerly across the harbor area to the outer harbor line. Here attacked is the copy of assignment agreement.

(b) (6)

(b) (6)

(b) (6)

8107170155

¥823381203

SEA-BRIM, INC. -commercial & multi-residential construction- Seattle, Washington

is to be made to the Department of Natural Resources, Olympia, Washington 98504.

FURN RES 75-1809 (06-76)

8107170156

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Selection and and and and and a selection				
***************************************			•	"Buyer".
this agreed between the Seller and B	Buyer, as follows:			•
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FORM NES 75-1809 (05-76)				

STATE OF WASHINGTON COMMISSION FIRE UNIS
BETT L. Cute
Commissioner of Public Lands
Olympia, Washington 93304

EXTER AREA LEASE NO. __ EA2399

ET THIS LEASE, by and between the STATE OF WASHINGTON, acting by and through the Department of Natural Resources, hereinafter called the Lessor and (b) (6)

That portion of the harbor area lying in front of Log 6, Section 11, Incestip 35 North, Image 1 East, W.M., between the easterly line of Waterway No. 4 and the east line of lot 6 of said Section 11, produced northerly across the harbor area to the outer harbor line, as shown on the official maps of Presenting Tile Lanks on file in the office of the Communicator of Public Lanks at Clympia, Washington.

SECTION 1 OCCUPANCY

SECTION 2 USE OF TREMISES

1.1 <u>Permitted type</u>. The Lessee shall have use of the lessed precises for the response of twilding and maintaining wharves, docks and other structures for the accretions of marigation and commerce as shown on the exhibits approved by the Lesser and on tile in the office of the Lesser.

SECTION 3 PAYMENT

- 3.1 First 1. Annual rental in the amount of \$ 270.00 , which represents 6 percent of the full and true value of the harbor area berein described as distributed by the Lessor, in accordance with the provisions of Chapter 97, Laws of 1969. First Extraordinary Session, or as amended by subsequent Legislation.
- 3.2 Parment. The payment of the rental fixed to the Lessor each year in advance, is the essence of this lease, and the same shall be, and is a condition precedent to the essence and continuance of this lease or any rights thereunder. Payment is to be made to the Department of Natural Resources, Olympia, Washington 93504.

TOTAL ECS .75-1509 (05-76)

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This is an affidavit to reflect that we have signed an Farnest Kircy with

(b) (6) as sellers and Sea Brin, Inc. signed by (b) (6) as purchases on the following described property. Earnest money dated April 16, 1981. Earnest many to close no later November 1, 1933.

Pertian of Government Lot 6, Section II, Township 24 North, Range 1 East W.M. described as follows: Beginning 30 feet North of Southeast corner of Covernment Let 6, Soction 11, Township 24 North, Range 1 East W.M.; thence South 890 38' 10" West 272.78 feet; thence North 00 13' 57" West; thence North 34000' East 123.27 feet along the Inner Martor line; thence North 480 20' East 125 feet; thence North 600 41' East 126 feet to the East line of said Lot 6; thence South 00 GS* 20" East 261.40 feet to the point of beginning; situate in Mitsap County, Nashington; together with all improvements thereon and the appurtenances there with belonging and Grantor warrants the title only against the claim of every person wherever claiming by, through or under Grantor. This deed is subject to all taxes and questions of survey, restrictions, and easenests of record or in

Here attached are copies of earnest moneys.

(b) (6)

Sea Brim, Inc.

8107170157

NE 23371206

SEA BRIM. INC. -commercial & multi-residential construction- Seattle, Washington

(b) (6)	BUYER'S ADORESS	b) (6)	
SELLER ACCEPTANCE AND BROKERAGE	ACREEMENT Saller Arrest to and the ord		
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eller and (b) (6)		Li between (b) (6)		
				Euyer".
is agreed between the S	Seller and Buyer, as foil	OWS:		•
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ertificate of Insurance

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS A RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES LISTED BELOW. NAME AND ADDRESS OF AGENCY COMPANIES AFFORDING COVERAGES R. S. HAYWARD COMPANY, INC. COMPANY P. O. BOX 711 UNITED PACIFIC INSURANCE COMPANY BREMERTON, WASHINGTON 98310 COMPANY NAME AND ADDRESS OF INSURED COMPANY (b) (6) COMPANY D BREMERION, WASHINGTON 98310 This is to certify that policies of insurance listed below have been issued to the insured named above and are in force at this time. Notwithstanding any requirement, term or condition of any contract or other document with respect to which this certificate may be issued or may pertain, the insurance afforded by the policies described herein is subject to all the terms, exclusions and conditions of such policies. Limits of Liability in Thousands (000) COMPANY POLICY EXPIRATION DATE TYPE OF INSURANCE POLICY NUMBER AGGREGATE OCCURRENCE GENERAL LIABILITY BODILY INJURY COMPREHENSIVE FORM (b) (6) X PREMISES-OPERATIONS 11-18-81 PROPERTY DAMAGE A EXPLOSION AND COLLAPSE HAZARD UNDERGROUND HAZARD PRODUCTS/COMPLETED OPERATIONS HAZARD BODILY INJURY AND · 300 \$ 300 CONTRACTUAL INSURANCE PROPERTY DAMAGE approved BROAD FORM PROPERTY DAMAGE COMBINED INDEPENDENT CONTRACTORS FILED IN THE OFFICE PERSONAL INJURY PERSONAL INJURY OF THE ALISULANCE COMMISSIONER AUTOMOBILE LIABILITY BODILY INJURY (EACH PERSON) OF THE COMPREHENSIVE FORM s BODILY INJURY (EACH ACCIDENT) STATE OF WASHINGTON OWNED PROPERTY DAMAGE \$ HIRED BODILY INJURY AND NON-OWNED PROPERTY DAMAGE COMBINED EXCESS LIABILITY O'clock BODILY IN ILIRY AND RICHARD G. MARQUARDT UMBRELLA FORM PROPERTY DAMAGE Insurance Commissioner OTHER THAN UMBRELLA COMBINED WORKERS' COMPENSATION STATUTORY and **EMPLOYERS' LIABILITY** OTHER \$5,000. FIRE, EXTENDED COV., V&MM A FIRE INS. GL 3040089 11-18-81 & CONTINGENT LIAB. ON DOCK \$2,000. DEMOLITION INSURANCE DESCRIPTION OF OPERATIONS/JOCATIONS/VEHICLES ALL HARBOR AREA LYING IN FRONT OF TRACTS 1 & 11 & INTERVENING RENN STROLL, SUPPLEMENTIAL PLAT OF BAY VIEW CARDEN TRACTS IN GOV. LOT 7, SEC. 11 & GOV. LOT 1, SEC. 14, TWP 24 N, RANGE 1 E.W.M., LYING BETWEEN TWO LINES PRODUCED AT RIGHT ANGLES ACROSS THE HARBOR AREA TO THE OUTER HARBOR LINE, ONE PASSING THROUGH THE MENDER CORNER OF SAID SEC. 11 & 14, & THE OTHER THROUGH THE POINT OF INTERSECTION OF THE WEST LINE OF SAID TRACT 11 WITH THE INNER HARBOR LINE, AS SHOWN ON THE OFFICIAL MAPS OF BREMERTON TIDE LANDS LEASE #HA 2523 Cancellation: Should any of the above described policies be cancelled before the expiration date thereof, the issuing company will endeavor to mail ____10_ days written notice to the below named certificate holder, but failure to mail such notice shall impose no obligation or liability of any kind upon the company. NAME AND ADDRESS OF CERTIFICATE HOLDER: DATE ISSUED: NOVEMBER 17, 1980 STATE OF WASHINGTON . HAYWARD COM PANY, INC. DEPT. OF NATURAL RESOURCES PUBLIC LANDS BUILDING OLYMPIA, WASHINGTON 98504

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DNR-00003043

STATE OF WASHINGTON
DEPARTMENT OF NATURAL RESOURCES
Bert L. Cole
Commissioner of Public Lands
Olympia, Washington 98504

HARBOR AREA LEASE NO. 2523

BY THIS LEASE, by and between the STATE OF WASHINGTON, acting by and through the Department of Natural Resources, hereinafter called the Lessor and (b)(6)

hereinafter called the Lessee, the Lessor leases to the Lessee on the terms and conditions as hereinafter set forth, the following described harbor area situate in Kitsap County, Washington, to wit:

All harbor area lying in front of Tracts 1 and 11 and intervening Renn Stroll, Supplemental Plat of Bay View Garden Tracts in Government Lot 7, Section 11, and Government Lot 1, Section 14, Township 24 North, Range 1 East, W.M., lying between two lines produced at right angles across the harbor area to the outer harbor line, one passing through the meander corner of said Sections 11 and 14, and the other through the point of intersection of the west line of said Tract 11 with the inner harbor line, as shown on the official maps of Bremerton Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington, and as shown on Exhibit "A" attached hereto.

SECTION 1 OCCUPANCY

1.1	Teru	<u>a</u> . :	This	lease	sl	hall	commence	on	the	8th	day	of	December		
19	79	and	cont	tinue	to	the	8th	day	of	Dece	embe	r		1989	_•

SECTION 2 USE OF PREMISES

2.1 <u>Permitted Use.</u> The Lessee shall have use of the leased premises for the purposes of building and maintaining wharves, docks and other structures for the convenience of navigation and commerce as shown on the exhibits approved by the Lessor and on file in the office of the Lessor.

SECTION 3 PAYMENT

- 3.1 Rental. Annual rental in the amount of \$(See Attachment), which represents 7.6 percent of the full and true value of the harbor area herein described as determined by the Lessor, in accordance with the provisions of Chapter 97, Laws of 1969, First Extraordinary Session, or as amended by subsequent legislation.
- 3.2 <u>Payment</u>. The payment of the rental fixed to the Lessor each year in advance, is the essence of this lease, and the same shall be, and is a condition precedent to the execution and continuance of this lease or any rights thereunder. Payment is to be made to the Department of Natural Resources, Olympia, Washington 98504.

FORM RES 75-1809 (06-76)

- 3.3 Adjustment. The Lessor shall at the end of the first four (4) year period of the lease term and at the end of each subsequent four (4) year period of the lease term, determine the full and true value in money of the herein described harbor area exclusive of improvements, unless the improvements are State-owned, in which case they shall be included, which value shall be the value at which the property would be taken in payment of a just debt from a solvent debtor and such valuation shall be utilized in computation of rental for the four (4) year period following.
- 3.4 Leasehold Tax. The Lessee shall pay to the Lessor at Olympia, Washington 98504, the leasehold tax, if applicable, as set forth in chapter 61, Laws of 1976, 2nd Ex. Sess., or as may be amended. The tax shall be due and payable at the same time the rental charged herein is due and payable. Failure to pay said tax when due and payable shall be considered a breach of the provisions of this lease and the Lessor shall be entitled to all remedies they are entitled to by law, and the remedies provided herein for a breach of a provision of this lease. Any delinquent taxes shall be a debt to the Lessor and in the event the Lessor is subject to any penalties or interest because of the failure of the Lessee to pay such taxes, such penalties and interest shall be payable by the Lessee to the Lessor and shall be considered a debt to the Lessor. In the event the Lessor suffers any costs of whatsoever nature, including attorney fees, or other costs of litigation in collecting said tax, such cost shall be payable by the Lessee and shall be considered a debt due and owing to the Lessor by the Lessee.

SECTION 4 RESERVATIONS AND CONDITIONS OF USE

4.1 <u>Discrimination</u>. The Lessee covenants and agrees that in the performance of this lease agreement, the Lessee shall conduct its activities in a manner that will assure fair, equal and non-discriminatory treatment of all persons regardless of race, creed, sex, marital status or ethnic origin. Notwithstanding any exemption contained in State or federal law, the Lessee shall comply with all federal and State laws, rules or regulations concerning hiring and employment and assuring the service of all patrons, customers, members or invitees without discrimination as to any person's race, creed, sex, marital status or ethnic origin.

Non-compliance with this clause by the Lessee shall constitute a breach of this lease and the Lessor may initiate appropriate formal or informal action to assure compliance or may, at its discretion, terminate this lease upon 30 days notice to Lessee setting forth the claimed violation or violations and giving the Lessee a right to appeal to the Commissioner of Public Lands for a contested case hearing in accordance with the State Administrative Procedures Act (RCW 34.04).

- 4.2 <u>Regulations</u>. The Lessor shall have the right to regulate, under rules established by it, maintenance and design requirements of all improvements, rates of wharfage, dockage and other tolls to be imposed by the Lessee upon commerce for any of the purposes for which leased harbor areas may be used, and to change such regulations and rates from time to time.
- 4.3 Termination. The Lessor shall have the right to terminate this lease upon breach of any of the terms or conditions contained herein, including the obligation to pay the specified rental contained herein, or for the failure or refusal to erect within a reasonable time hereafter and continuously to operate and maintain in and upon the harbor area herein described the wharfs, docks, buildings or other structures represented in the exhibits of improvements proposed to be erected therein, which have heretofore been filed with the Lessor, or as altered with the consent and approval of the Lessor and entered upon its records. In addition, the Lessor shall have the right to terminate this lease for violation of any State or federal law, rule, regulation, order or permit required thereunder governing the uses authorized pursuant to the terms of this lease.
- 4.4 Improvements. No improvement shall be placed upon the harbor area without the prior written authorization of the Lessor. Authorized improvements constructed or placed on the leased premises during the term of this lease by the Lessee, unless otherwise specified, are the property of the Lessee. Upon the termination or expiration of this lease, the Lessee agrees to sever, remove and dispose of those improvements designated by the Lessor on the premises, within six months from date of termination or expiration. In those cases where the Lessor requires removal of improvements and such action is not taken by the Lessee, the Lessee agrees that the Lessor may remove such improvements and charge the Lessee for cost of removal and disposal. All improvements allowed to remain on the area herein described, upon termination or expiration of this lease, shall be the property of the Lessor.

App. No. HA-2523

- 4.5 Acquisition. The Lessor reserves unto itself, port district, county, city or other public agency in the territory where the portion of the harbor area described in this lease is located, the right to assume and thereafter hold this lease upon acquirement of the tidelands contiguous thereto and fronting thereon, without any value for said lease except for improvements thereon where such improvements are owned by the Lessee.
- Entry. The Lessor shall have access to the premises at all reasonable times for the purpose of securing compliance with the terms and conditions of this lease.
- 4.7 Access. The Lessor reserves the right of access to and across the leasehold premises for all purposes and further reserves the right to grant easements and other land uses on the premises to others when the easement or other land uses applied for will not unduly interfere with the use to which the Lessee is putting the premises, or interfere unduly with the approved plan of development for the premises. No easement or other land uses shall be granted to third parties, until damages to the lease holder have been paid to the Lessee, or waiver signed by the Lessee.
- Restrictions on Use. In connection with use of the premises, the Lessee shall: (1) Conform to applicable laws and regulations of any public authority affecting the premises and the use thereof, and correct at the Lessee's own expense, any failure of compliance created through the Lessee's fault, or by reason of the Lessee's
- (2) Remove no valuable material without prior written consent of the Lessor.
 (3) Not make or suffer to be made, any filling in of the leased area or any deposit of rock, earth, ballast, refuse, garbage or other matter within such area except as approved in writing by the Lessor.

SECTION 5 REQUIREMENTS

5.1 Assignment and Sublease. This lease, or any portion thereof, may not be assigned, mortgaged, sublet or otherwise transferred without the prior written consent of the Lessor. In granting such consent, the Lessor reserves the right to change the terms and conditions of this lease as it may affect the assignee. Further, if the Lessee is a corporation or partnership and if at any time during the term of this lease, any part or all of the corporate shares or partnership interests of the Lessee shall be transferred by sale, assignment, bequest, inheritance, operation of law, or other dispositions so as to result in a change in the present control of the corporation or partnership by the person or persons now owning a majority of the shares, or change in the holding of the corporate or partnership interest, the same shall constitute an assignment of this lease and as such shall require prior written consent of the Lessor. Failure to obtain written approval of any assignment defined in this lease shall be grounds for cancellation.

5.2 Maintenance.

- (1) The Lessee, at his sole cost and expense, shall at all times keep, or cause all improvements (regardless of ownership) to be kept, in as good condition and repair as originally constructed or as hereafter put, except for reasonable
- The Lessee shall not allow debris or refuse to accumulate on the leased premises, caused either by himself or any person authorized on the premises by the Lessee. Failure to comply with this provision shall be cause to permit the Lessor to remove the debris and refuse and collect the cost of such removal from the Lessee and/or cancel this lease.

Condition of Premises and Liability.

- (1) The premises have been inspected by the Lessee and are accepted in their present condition. Lessee agrees to defend and hold Lessor harmless from any and all claims suffered, or alleged to be suffered on the premises, or arising out of operations on the premises.
- (2) The Lessee shall carry with a responsible company or companies satisfactory to the State, a sufficient amount of fire and casualty insurance to recover the value of any or all improvements located on the leased premises. A copy of such insurance policy or policies is to be endorsed and delivered to the State with provision of ten (10) days' notice of change, expiration and/or cancellation to the State. In the event of fire or casualty damage to any improvement owned by the State, or required to be left on the leased premises at the expiration of this lease, the paid insurance benefits shall be used to immediately replace said

FORM RES 75-1809 (06-76)

improvements in a manner acceptable to the State or, if directed by the State, rehabilitate the area in a manner suitable to the State. Any portion of the insurance proceeds not so utilized shall be returned to the State or if so permitted, to be used to satisfy any outstanding obligations incurred by reason of this lease being utilized for loan security. In the event of fire or casualty damage to any improvement owned by the Lessee, the paid insurance benefits shall be used to either replace the improvement, or in lieu thereof, rehabilitate the area in a manner suitable to the State. The Lessee shall guarantee that all sublessees shall have provisions to either replace their own damaged improvements or to rehabilitate the area as defined above.

- $\overline{\text{Assessments}}$. The Lessee shall pay all the annual payments on all assessments that may be legally charged, whether or not such assessments have been levied against the leasehold or the Lessor by the assessing agency.
- 5.5 <u>Insolvency of Lessee</u>. If the Lessee becomes insolvent, bankrupt, a receiver appointed, or his interest is transferred by operation of law, the Lessor may cancel this lease at its option. Insolvency as used herein, will mean the inability of the Lessee to meet obligations as they come due.

SECTION 6 MISCELLANEOUS

- 6.1 <u>No Partnership</u>. The Lessor is not a partner nor a joint venturer with the Lessee in connection with the business carried on under this lease and shall have no obligation with respect to the Lessee's debts or other liabilities.
- 6.2 <u>Non-Waiver</u>. Waiver by either party of strict performance or any provisions of this lease shall not be a waiver of, nor prejudice the party's right to require strict performance of the same provision in the future, or of any other provision.
- 6.3 Attorney Fees. If suit or action is instituted in connection with any controversy arising out of this lease, the prevailing party shall be entitled to recover, in addition to costs, such sum as the court may adjudge reasonable as attorney fees.
- 6.4 <u>Succession</u>. Subject to the limitations as stated in paragraph 5.1 on transfer of the Lessee's interest, this lease shall be binding upon, and inure to the benefit of the parties, their respective successors and assigns.
- 6.5 Notices. Any notice required or permitted under this lease shall be given when actually delivered or when deposited in the United States mail addressed as follows: To the Lessor: Department of Natural Resources, Public Lands Building, Olympia, Washington 98504. To the Lessee: At the address given by the Lessee in the signature block, or as shown on later official documents of record with this lease.

6.6 Liens.

- (1) No person shall have the right to file or place any lien of any kind or character upon the land or improvements within the leasehold premises without the prior written consent of the Lessor.
- (2) In the event liens or other charges are placed on the leasehold premises, including land or improvements, arising out of the Lessee's actions directly or indirectly, the Lessee shall immediately cause such liens or charges to be discharged. The Lessor may forthwith cancel this lease if Lessee fails to discharge such liens or charges after ten days' notice to do so by the Lessor. The Lessee shall pay and indemnify the Lessor for all costs, damages or charges of whatsoever nature, including attorneys' fees necessary to discharge such liens or charges, whether such costs, damages or charges are incurred prior or subsequent to any cancellation of this lease.
- 6.7 <u>Litigation</u>. In the event this lease, its terms, its use, its occupation or it in any way becomes a matter of litigation, the Lessor shall be notified of such litigation within fifteen days after such litigation is begun. Failure to notify the Lessor of such action shall be cause for cancellation or termination of this lease.

FORM RES 75-1809 (REV) (3-77)

6.8 Lessor's Right to Cure Defaults.

- (1) If the Lessee fails to perform any requirements or obligations under this lease, the Lessor shall have the option to correct the obligation of the lease after thirty days' written notice to the Lessee. All of the Lessor's expenditures to correct the default shall be reimbursed by the Lessee on demand, with interest at the rate of one percent per month accrued from the date of expenditure by the Lessor.
- (2) In the event any violation or breach of the provisions of this lease is causing damage to the leasehold premises or the Lessee is utilizing the leasehold premises in a manner not permitted by the provisions of this lease, or in any case damages are occurring to the leasehold premises, the Lessor may immediately enter upon the leasehold premises and take such action as necessary to cease such damages or use. In the event the damages or use is occurring by reason of a violation or breach of the provisions of this lease, the Lessee shall be liable for all costs incurred by the Lessor by reasons of such violations. The Lessor, at its option may send notice to the Lessee of such violations and the Lessee shall immediately cease such use or violation and correct and remedy such violations.
- 6.9 Bond. Lessee shall furnish a bond in the amount of $\frac{1,000.00}{1}$ as a guarantee of the performance of all the conditions set up and prescribed in this lease in all and every part thereof.
- 6.10 <u>Legislative Changes</u>. The Lessee further agrees that the provisions contained in paragraphs 3.1, 3.3 and 4.4 shall be subject to any changes in legislation affecting rental rates and improvements.

The Lessee expressly agrees to all covenants herein, and binds himself for the payment hereinbefore specified.

Executed this day of	December, 1980.
	STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES
	BERT L. COLE Commissioner of Public Lands
Signed this 22 day of _	Octobe , 1980.
b) (6)	(b) (6)
	Bremerton, WA 98310
App. No. HA-2523	Address

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PROOF ROAD FACE/M

Ewloon 9/26/80

*If Lessee is a corporation, complete Certificate of Acknowledgment on reverse side.

FORM RES 75-1809 (REV) (3-77)

HARBOR AREA LEASE	BOND NO.	-
STATE OF WASHINGTON) ss .		
We, _(b) (6)		
of <u>Bremerrow</u> , as (b) (6)	principal , and we	(b) (6)
as sureties, all of the State of Washi	ngton, County of Kita	ap Mason + Prome, do
the payment of which we are held and fourselves, our and each of our heirs, and severally, firmly by these present	irmly bound, and do by executors, administrat	Dollars, and to these presents bind
Sealed with our seals this 18 M		eusber, A.D., 1980
The condition of the above obligating in the foregoing bond did enter into a with the State of Washington (which is strument), whereby the above bounden powashington the part, lot or parcel of lease and contract, upon all the condition, therefore, if the said above names well and truly perform all the conditionand contract hereto attached, in all a be considered satisfied and discharged effect.	certain lease and considerate attached and reprincipal has least property described in tions set up in said and least property described in the set up and prescribed and every part thereof.	made a part of this in- made a part of this in- med from the State of said hereto attached lease and contract: cipal herein, shall libed in the said lease then this bond shall
Approved for general use:	(5) (6)	
Date april 76,1976_	Signature: Princip	pal /
Assistant Attorney General	Mailing Address (b) (6)	
Insurance Commissioner's Approval:	Surety (b) (6) Mailing Address	Iromerton Wa
	(b) (6) **Signature: Attorner Signature: Residen	ey in fact
(Surety's Seal)	Agency Mailing Address	

TO BE EXECUTED BY SURETIES ONLY

County of Libar) ss (b) (6)

being first duly sworth, each for himself, and not one for the other, deposes and says: That he is a citizen of the State of Washington and is not barred by any statute of said State from executing bonds or becoming a surety; that he is one of the persons named in and who executed the foregoing obligation as surety, and that the same is his free and voluntary act and deed for the uses and purposes therein mentioned; that he is worth the sum of \$-1000.00, over and above all his just debts and liabilities, in separate property situated in said State, and not exempt from sale on execution.

(b) (6)

Subscribed and sworn to before me this 18 th day of

november, A.D., 1980.

Notary Public in and for the State of Washington, residing at

FORM RES 75-1809 (11-75)

CERTIFICATE OF

CORPORATE ACKNOWLEDGMENT

STATE OF)	
COUNTY OF)	•
On this day of	, 19, before me
personally appeared	
to me known to be the	
of the corporation that executed the withi	n and foregoing instrument and acknow-
ledged said instrument to be the free and	voluntary act and deed of the corpora-
tion, for the uses and purposes therein me	entioned, and on oath stated that (he was)
(they were) authorized to execute said ins	trument.
IN WITNESS WHEREOF, I have here	unto set my hand and affixed my official
seal the day and year first above written.	
	Notary Public in and for the State of
	residing at

Attachment

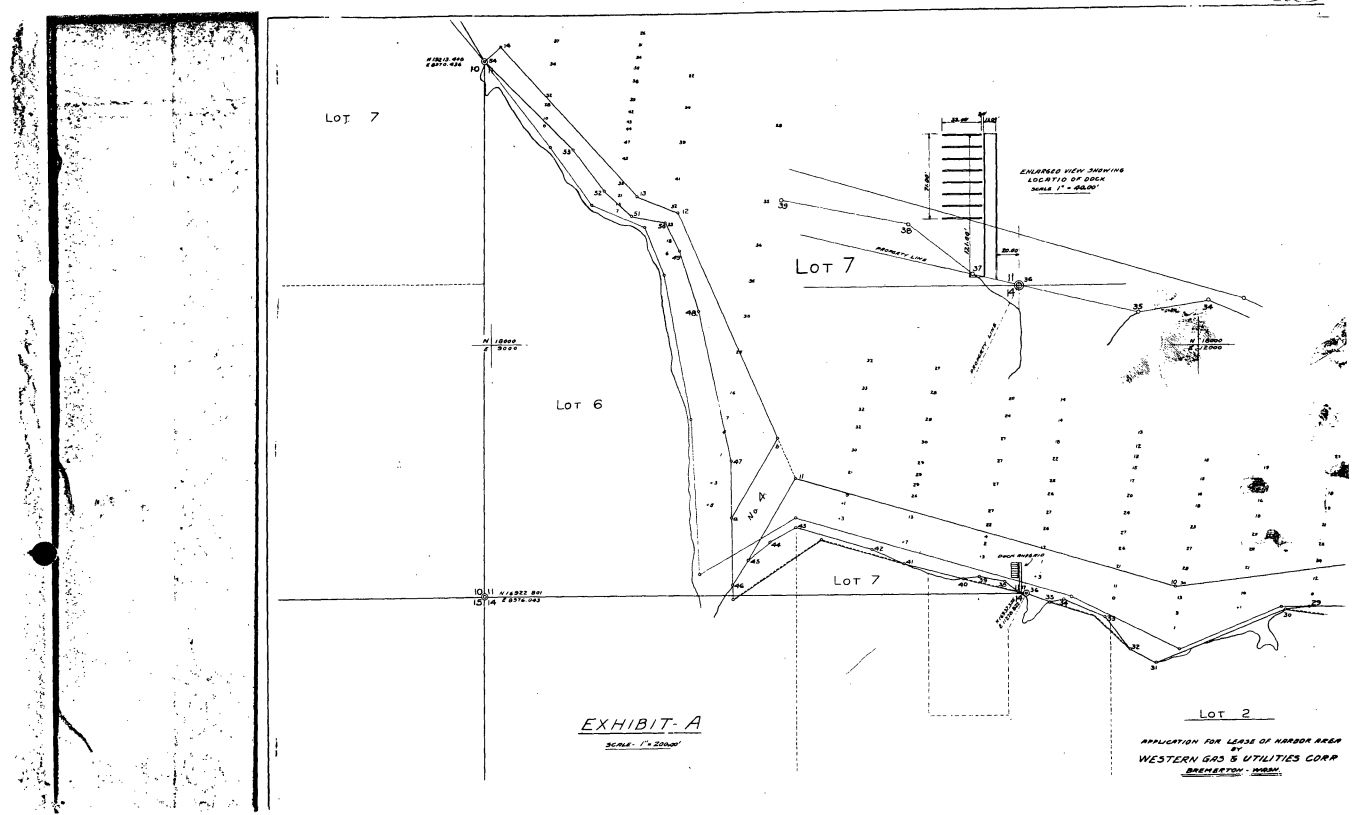
3.1 Rental

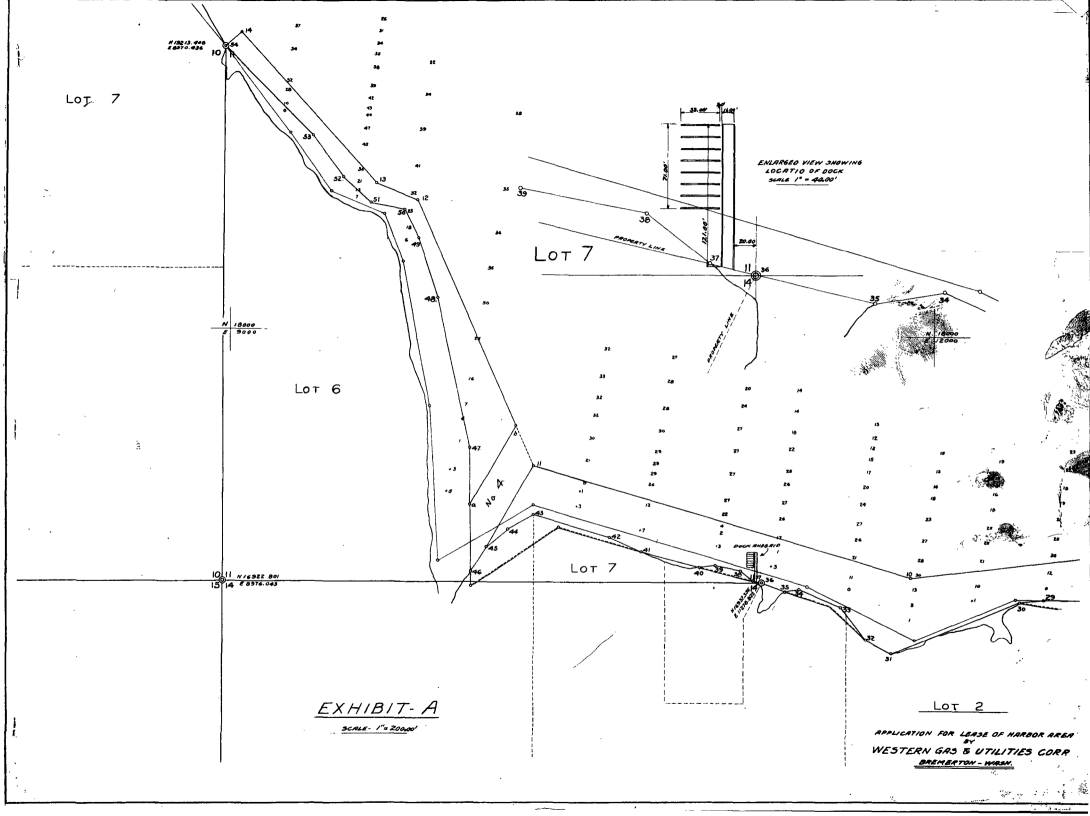
<u>Date</u>	<u>Kent*</u>
December 8, 1979 to December 8, 1980	\$1,120.00
December 8, 1980 to December 8, 1981	1,120.00
December 8, 1981 to December 8, 1982	1,193.00
December 8, 1982 to December 8, 1983	1,285.00

*Note: It should be so noted that \$1,285.00 is the annual rental reflecting $\overline{7.6\%}$ of the full and true value of the harbor area herein described.

Substitute Senate Bill No. 2284 has placed certain limits on the rental to be collected up through July 1, 1982, and the above rental reflects those requirements.

App. No. HA-2523





DEPARTMENT OF NATURAL RESOURCES

BERT L. COLE • COMMISSIONER OF PUBLIC LANDS
OLYMPIA, WASHINGTON

107313

CONTROL NUMBER 98-290 RECEIPT OF THESE MONEYS DOES NOT CONSTITUTE A WAIVER OR MODIFICATION OF ANY CONTRACTUAL Dec 28, 1979 AGREEMENT OR OTHER RIGHTS OF THE STATE OF WASHINGTON. RECEIVED (b) (6) FROM Ш AMOUNT Ten and 00/100----10.00 RECEIVED: DESCRIPTION: Application to re-lease App. No. 2141 CASHIER CODE DISTRICT OS Kitsap 09 Puget SOURCE SUB SOURCE TRUST PORT ACCOUNT 1600 5.00 041 425 6020 1600 5.00 041 425 6022 CASH RECEIPT NUMBER

(b) (6)

Bremerton, Washington 98310 December 18, 1979

Mr. Frank Hansen
Department of Natural Resources
State of Washington
Olympia, Washington 98504

DEC 26 1979

COMMISSIONER OF PUBLIC LANDS

Dear Mr. Hansen:

Please find enclosed \$10.00 fee and the completed application for release of HA 2141 as we discussed last week. Also you will find a copy of the title policy showing (b) (6) and myself as contract purchasers of the property discussed and a copy of the face of the plat showing method of description of the tidelands adjoining said property.

As soon as we have any drawings showing our proposed buildings on this property I will send you a copy.

Yours truly,

(b) (6)

FRC:slm

Enclosures

DEC \$ 6 19/9

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

BERT L. COLE, Commissioner of Public Lands

COMMISSIONER OF PUBLIC LANDS

APPLICATION TO LEASE TIDELANDS, SHORELANDS BEDS OF NAVIGABLE WATERS AND HARBOR AREAS

PLEASE RETURN BOTH COPIES TOGETHER WITH THE \$10.00 APPLICATION
FEE MADE PAYABLE TO DEPARTMENT OF NATURAL RESOURCES

FEE MADE PAYABLE	TO DEPARTMENT OF NATURAL RESOURCE	DES
(b) (6)	of Bremer	ton Wash.
to hereby apply to lease had of payigable	land of the class)	
do hereby apply to lease {bed of navigable harbor area*	waters	situated
n Kitsap C	ounty, Washington, described as follows:	
Same Description as in previ	ous lease HA 2141	
1. This application is for (a) new lease	e (b) x re-lease Previous Lease No	HA 2141
 This application is for (a) ☐ new lease Purpose of lease Marina-Boat Moor 	rage for proposed living units upla	Years desired 10
3. a. Are you the owner of abutting uplan		
b. If so, attach proof of ownership in for	rm of title report, deed, etc.	
c. If not, give name and address of last l	known owner	
4. Has U.S. Army Corps of Engineer Publi	ic Notice been filed?noI	NumberN/A
5. Shoreline Management Permit Number.		
6. List all improvements on desired lease a	rea, value of each, age and ownership:	
IMPROVEMENTS	ALTE ACE OWNER	
	ALUE AGE OWNER	
7. When applicable, submit sufficient color		
8. Depth of water at outboard end of propo		ento una general reade area
	Low water 20 Fe	eet +-
9. List outstanding features of area (deep v		
Deep water and view	Table, view, protected from views, story	
10. List negative features of area (exposed		
11. Are you sub-leasing or do you intend to	do so on any portion of the lease area?	no
The enclosed application fee is subject to for as determined by the Department of Natural	feiture if I fail to accept the lease offered a	
*See Reverse Side for Plat Instructions		
All answers and statements are true and comisleading statements are cause for rejection		derstand that untruthful or
Dated at Bremerton , W		A.D. 1979
, ,		
FOR OFFICE USE ONLY	Name desired on lease (b) (6) (b) (6)	
Amount received: \$/0.00 Date/2-26	[7] Signature	
Application No. 2523		
Grant: 25 Init.	(1) (2)	Zip. 98310
Area 09	Telephone No. (b) (6)	

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

BERT L. COLE, Commissioner of Public Lands

APPLICATION TO LEASE TIDELANDS, SHORELANDS BEDS OF NAVIGABLE WATERS AND HARBOR AREAS

PLEASE RETURN BOTH COPIES TOGETHER WITH THE \$10.00 APPLICATION FEE MADE PAYABLE TO DEPARTMENT OF NATURAL RESOURCES (b) (6) Wash. land of the class do hereby apply to lease bed of navigable waters. situated harbor area County, Washington, described as follows: Same Description as in previous lease HA 2141 1. This application is for (a) new lease (b) re-lease Previous Lease No. 114 2141 2. Purpose of lease Marina-Boat Moorage for proposed living write appears desired 3. a. Are you the owner of abutting uplands? Yes Tidelands? Shorelands? b. If so, attach proof of ownership in form of title report, deed, etc. c. If not, give name and address of last known owner..... 4. Has U.S. Army Corps of Engineer Public Notice been filed? Number Number 5. Shoreline Management Permit Number N/A Date Issued N/A 6. List all improvements on desired lease area, value of each, age and ownership: IMPROVEMENTS VALUE AGE 7. When applicable, submit sufficient colored pictures to adequately show improvements and general lease area. 8. Depth of water at outboard end of proposed or existing improvements at High water 35 Feet +-Low water 9. List outstanding features of area (deep water, view, protected from winds, etc.).... Deep water and view 10. List negative features of area (exposed to strong winds, high bank, boat waves, extremely shallow, etc.). 11. Are you sub-leasing or do you intend to do so on any portion of the lease area? The enclosed application fee is subject to forfeiture if I fail to accept the lease offered and pay the first period rental as determined by the Department of Natural Resources. *See Reverse Side for Plat Instructions All answers and statements are true and complete to the best of my knowledge. I understand that untruthful or misleading statements are cause for rejection of this application. , Washington this 12th day of December Name desired on lease (b) (6) FOR OFFICE USE ONLY Signature (b) (6)

(b) (6)

Telephone No.

(b) (6)

Amount received: \$10.00 Date 28-79

Application No. 25

Grant:

Area

 and the second s
DNR-00003058

Zip....98310

SCHEDULE A

Effective

Policy No: (b) (6)

Amount of liability: \$ 20,500.00

Date:

January 8, 1976 at 8:00 a.m.

Premium:

128.25

1. INSURED

(b) (6)

one-half interest; and (b) (6)

, as togan undivided

, as to an undivided one-half interest

2. TITLE TO THE ESTATE, LIEN OR INTEREST INSURED BY THIS POLICY IS VESTED IN

(b) (6)

as her separate property

3. ESTATE, LIEN OR INTEREST INSURED

Fee simple estate.

4. DESCRIPTION OF THE REAL ESTATE WITH RESPECT TO WHICH THIS POLICY IS ISSUED An undivided one-half interest in the following described tract:

Lot 11, and the North 60 feet of Lot 10, Supplemental Plat of Bay View Garden Tracts, as per plat recorded in Volume 5 of Plats, Page 19, records of Kitsap County;

Situate in Kitsap County, Washington.

REID REALTY

5/19

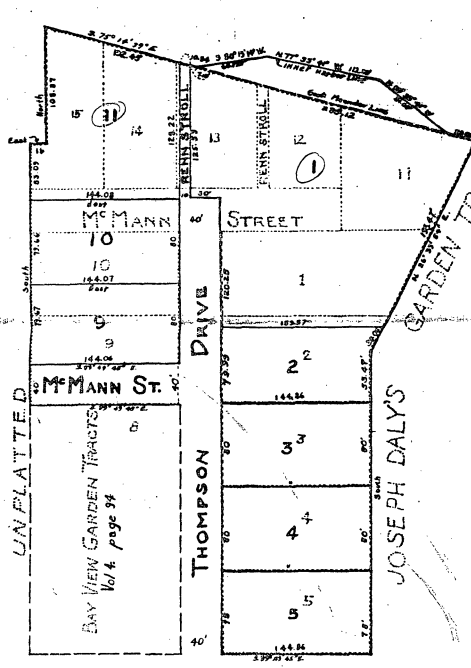
- ABLIXIARAE

1, J. L. Berry, do hereby earlify that this Burning Plat of Bay View Gorden Tracts is based on a type proof curvey of the original plat of Bay View Gorden anthraing to original status as found on the ground extrement to original status, as found on the ground extrements that the least for eighnal Borth boundary of said plat and the least for a mar Harbor Line as established by the Board of Statush status as the least of Statush et al. 1 let a status on the ground emerge the outer commerces the

BRICARIGA



E. Latournessa Fotory Public in and for the State of E residing at Balima, Ennece. By commission expires Rec. 15, 1982.



Note: Original Street and Lot Lines Shown delted

ted for record at request of Litesp County Rent 6 0'clock P. H., and recorded in Values , Vandel others

en wy bediner.

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES OLYMPIA, WA 98504

ABSTRACT OF	County 1.730 Plate No.
APP. NO. HA 7523	Area <u> </u>
(b) (6)	Date 9-15-80
Applicant: (b) (6) (b) (6)	
Address:	
Gremberton, WA 98310	
Purpose of Application:	
Term Requested: 10 yrs	
Land Classification HA	
Adjacent Upland Description:	
Abutting Land Owner: Applicant	
Date of Upland Patent (if available):	
Improvements & Value:	·
Improvements claimed by:	
Previous Transactions and Encumbrances of Reco	ord: HA 2141
Harbor Area Exhibit (where applicable):	1 11:41: 14 ()
Port Recommendations (where applicable):	objections
DNR Use Allocation Designation:	
SEPA REQUIREMENTS:	
(1) Checklist (new construction):	
(2) Declaration of Environmental Impact:	
(3) Lead Agency: State () Local ()	
SHORELINE REQUIREMENTS	·
(1) Shoreline Management Application Number:	
(2) Shoreline Management Permit Issued: yes	
Date of Issuance:	
U.S. Army Public Notice:	
U.S. Army Permit Issued:	

LEASE DESCRIPTION ON REVERSE SIDE

(OVER)

LEASE DESCRIPTION

All harbor area lying in front of Tracts 1 and 11 and Intervening Renn Stroll, Supplemental Plat of Bay View Garden Tracts in Government Lot 7, Section 11, and Government Lot 1, Section 14, Township 24 North, Range 1 East, W. M., lying between two lines produced at right angles across the harbor area to the outer harbor line, one passing through the meander corner of said Sections 11 and 14, and the other through the point of intersection of the west line of said Tract 11 with the inner harbor line, as shown on the official maps of Bremerton Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington, and as shown on Eth.b.t.A" attached hereto.

RENTAL SCHEDULE

LEASE NO	APPLICATION NO
	OLD VALUATION
	OLD RENTAL
	NEW VALUATION
	NEW RENTAL
•	PERCENTAGE
•	DUE DATE

FORM RES 30-1812 (Rev) (11-77)

CASH RECEIPT NO STATE OF WASHINGTON 277826 DEPARTMENT OF NATURAL RESOURCES OLYMPIA, WASHINGTON CONTROL NUMBER DATE SOURCE RECEIPT OF THESE MONEYS DOES NOT CONSTITUTE A WAIVER OR MODIFICATION OF ANY CONTRACTUAL AGREEMENT OR OTHER RIGHTS OF THE STATE OF WASHINGTON RECEIVED FROM (b) (6) AMOUNT DESCRIPTION CASH RECEIPT NUMBER 277826 INVOICE NUMBER CODE DISTRICT COUNTY CODE ITEM FUND SOURCE SUB SOURCE TRUST PORT ACCOUNT AMOUNT 3/6/80

Formula Rent 2503 Pt 5/16/90

Port Washington Narrows HA leases

2./2 Ac.	2332	4300/yr. + 553	LHT	Execution	4/29/75
.79Ac.	2396	\$1,580/yr. + 204	447		5/76
.45 AC.	2399	+ 650/4t. + + 83	LHT	**	5/76
1.88 Ac.	25-23	£ 2,810 /yr. + 3ce1	LHT		12/79
5.24 Ac.		F9,340 1,201			

[2332 assigned 6/76 for 20,000 2332/2396 loan sec. Agree. A 103, 400 - 3yr. term open | 2332/2396/2523 gned 5/83 for 157,500 Watert:1 2399 assigned 5/83 for 180,000 constructed 2332/2396/2399/2523 loan Sec. Agree. 6/83 for 1,600,000 - lyr. term (2523 10an Sec. Agree. 5/87 for 150,000 - 1yt. ferm Water 22523 assigned 7/87 for 150,000

BRIAN BOYLE Commissioner of Public Lands

September 18, 1989

22-002523

EXPIRATION NOTICE 98504

// \
(b) (6)
Seattle, WA 98109
Dear (b) (6)
Your lease issued under No. 22-002523 expired December 8, 1989.
Marking one of following alternatives and returning this form, will allow us to begin processing your request in a timely manner.
Intend to let our lease expire. Please start the closeout process.
Wish to renew our lease. Enclosed is the completed application form and \$25.00 application fee.
Need more information. Please call Larry Ledgerwood, at telephone number (206) 586-6373.
Enclosed for your convenience are an extra copy of this letter, an application form, and a self-addressed return envelope.
A prompt response will enable us to provide a better service to your request.
Sincerely,
Schippers
C. Schippers Division of Aquatic Lands
CS Fnclosures

C4 22002523.EXP



INTROL NUMBER INVOICE ._MBER PAYMENT ,ATE OF WASHINGTON 22 - 002523 145180 DEPARTMENT OF NATURAL RESOURCES OLYMPIA, WA 98504 (b) (6) STATEMENT IF YOU HAVE QUESTIONS CALL LEASE SEATTLE, WA ADMINISTRATOR AT (206)753-7158 98109 98119 DUE DATE DATE MAILED 01/08/1989 02/02/1989 FOR PERIOD ENDING 01/08/1989 SUB DESCRIPTION SOURCE ITEM AMOUNT INTEREST ON LATE PMTS - AQUATIC 0161 27.85 PLEASE PAY THIS TOTAL AMOUNT \$27.85 DISTRIBUTION

CONTROL INV. ITEM FND SRC SUBS TRST AREA CNTY PORT ACCT

 22-002523
 145180
 02R
 402
 0161
 25
 13
 18
 06
 1140

 22-002523
 145180
 041
 402
 0161
 25
 13
 18
 06
 1140

 22-002523
 145180
 043
 402
 0161
 25
 13
 18
 06
 1140

AMOUNT

8.91 5.57 13.37

27.85

TOTAL

BRIAN BOYLE Commissioner of Public Lands

OLYMPIA, WA 98504

DEFAULT ADVISORY

January 30, 1989

CERTIFIED MAIL

(b) (6)

Seattle, WA 98119

Under your agreement with us, No. 22-002523, \$3,142.66 was due on 12/8/88. Our previous notifications continue to remain unanswered and we still have not received payment on your account.

As of 1/30/89 the status of your account is as follows:

Annual rent 12/8/88 12/8/89 \$ 2,785.06
Leasehold tax 357.60
Interest 27.85

Total amount due \$ 3,170.51

If full payment is not received by 3/1/89, we will be compelled to declare the lease in default according to the terms of your contract.

Please contact me immediately at (206) 586-6371.

Terry Roswall, Lease Administrator

Division of Aquatic Lands

c: 22-002523

M. Wendling, Fiscal

Third Notice

BRIAN BOYLE Commissioner of Public Lands

OLYMPIA, WA 98504

January 5, 1989

BILLING REMINDER

(b) (6)

Seattle, WA 98119

Dear Sir/Madam:

Under your agreement with us, No. 22-002523, \$3,142.66 was due on 12/08/88.

At this time our records do not show that payment has been received and this amount is now past due. Please be advised, that delinquent accounts place the agreement in default status and will be charged interest at the rate of 1% per month.

If you have any questions contact Terry Roswall, your lease administrator, at (206) 586-6371.

c: File #22-002523 Inv. #141099 M. Wendling, Financial MEMORANDU

TO: Files

FROM: Valjean

SUBJECT: 2nd Notices

7/14
1 copy of assegnment
mailed out

(b) (6)
Senttle, wh 89109

On December 21, 1987 a 2nd notice was sent for file no. 23 - 2523 for the amount of 3,041.98.

2523	2523
SENDER: Complete items 1, 2, 3 and 4.	SENDER: Complete items 1, 2, 3 and 4.
Put your address in the "RETURN TO" space on the reverse side. Failure to do this will prevent this card from being returned to you. The return receipt fee will provide you the name of the person delivered to and the date of delivery. For additional fees the following services are available. Consult postmaster for fees and check box(es) for service(s) requested. 1. Show to whom, date and address of delivery.	Put your address in the "RETURN TO" space on the reverse side. Failure to do this will prevent this card from being returned to you. The return receipt fee will provide you the name of the person delivered to and the date of delivery. For additional fees the following services are available. Consult postmaster for fees and check box(es) for service(s) requested. 1. Show to whom, date and address of delivery.
2. Aestricted Delivery.	Restricted Delivery.
3. Article Addressed to: Port Whish. Properties, Inc	3. Article Addressed to: Port Washington Properties, Inc
Att (b) (6) (b) (6)	A+(n (b) (6) (b) (6)
Seattle, WA 98109	seattle, WA 98109
4. Type of Service: Article Number	4. Type of Service: Article Number
Registered Insured P 456 056 873	Registered Insured PUSE 056 87
Always obtain signature of addressee or agent and DATE DELIVERED.	Always obtain signature of addressee or agent and DATE DELIVERED.
(b) (6)	(b) (6)
X 7. Date of Delivery	Date of Delivery
Date of Dallany	Date of Delivery
8. Addressee's Address (ONLY if requested and fee paid)	8. Addressee's Address (ONLY if requested and fee paid)
31111	P 456 056 871

CASH RECEIPT NO. STATE OF WASHINGTON 250456 DEPA'ENT OF NATURAL RESOURCES OLYMPIA, WASHINGTON CONTROL NUMBER SOURCE F THESE MONEYS DOES NOT CONSTITUTE A REOR MODIFICATION OF ANY CONTRACTUAL WENT OR OTHER RIGHTS OF THE STATE OF AGTON. ED (b) (6) MOUNT THREE THOUSAND SIXTY-ONE AND 98/100---DESCRIPTION RENT & LHT CASH RECEIPT NUMBER 50456 CASHIER VOICE NUMBER CODE DISTRICT ITEM FUND SOURCE SUB SOURCE TRUST PORT ACCOUNT AMOUNT



Department of Natural Resources

OLYMPIA, WASHINGTON 98504 BRIAN BOYLE Commissioner of Public Lands

April 7, 1987

CERTIFIED MAIL

Port Washington Properties, Inc.

(b) (6)

Seattle, WA

98109

Dear Sir/Madam:

We received a notice of cancellation of your \$4,000.00 bond. We need to respond to your insurance company to release our interest in your bond. However, before we can do that your lease must have security either in the form of a bond, savings account assignment, or letter of credit. The letter of credit has recently been approved to use in the enclosed format. It must be typed on the banks letterhead paper, if you choose that form of security.

Please notify us immediately of your plan of action.

Sincerely,

Terry Roswall, Lease Administrator

Division of Aquatic Lands

nr Enc.

LIIC.

c: Bob Hoyser 227002523

Corroon & Black - Seattle

2632 2

JATE OF WASHINGTON 239791 NT OF NATURAL RESOURCES OLYMPIA, WASHINGTON June 23, 1987 19-2 2523 CEIPT OF THESE MONEYS DOES NOT CONSTITUTE A AGREEMENT OR OTHER RIGHTS OF THE STATE OF RECEIVED (b) (6) FROM . AMOUNT Twenty five and no/100-----25.00 Assignment fee CASH RECEIPT NUMBER 239791 25.00 041 425 6022 13 18 1300

CONTROL # NAME OF APPLICANT APPLICATION START-END ACCT AR/D/U TERM 22-002523 PORT WASHINGTON PROPERTIES, 12-08-1979 12-08-1989 1140 13 0 0

DATE	DOCU #	6 2 3 3 3 3 3	SUBS		BIT	CREDIT	BALANCE		APPLIED	BILDUE
831216	004055	JD	0180	1,317	18-		2, 312, 36			840116
831216	004055	JD	9089	169	13-		2, 143, 23			840116
840119	175273	CR	0180			1, 899. 35	243. 88	3	175273	
840119	175273	CR	9089			243, 88	. 00		175273	
850116	085160	IB	0160	1,743	. 00		1,743.00			850215
850116	085160	IB	9089	223	. 80		1, 966, 80			850215
850225	194744	CR	0160			1,743.00	223. 80		194744	
850225	194744	CR	9089			223. 80	. 00)	194744	
851113	094700	MB	0160	2, 257	33		2, 257, 33			851208
851113	094700	MB	9089	289	84		2, 547, 17	,		851208
851231	209628	CR	0160		1	2, 257, 33	289. 84		209628	
861106	108006	MB	0160	2,767	. 00		3, 056, 84			861208
861106	108006	MB	9089	355	28		3, 412, 12	2		861208
						1/100	12 / 84 ta	~ due		
						07)	- 6			

ACCOUNTS RECEIVABLE SUBSIDIARY LEDGER FOR AIMS APPLICATIONS 12-26-86

CONTROL # NAME OF APPLICANT APPLICATION START-END ACCT AR/D/U TERM 22-002523 PORT WASHINGTON PROPERTIES, 12-08-1979 12-08-1989 1140 13 0 0

PAYMENTS RECEIVED OTHER THAN FOR BILLINGS

DATE DOCU # TYPE SUBS DEBIT CREDIT ACCT SUSPNS APPLIED
80121 122144 CR 0000 2,508.80 1201 122144 810120
801230 123481 CR 0000 2,508.80 1201 123481 810120

STATE OF WASHINGTON 238710 DEPARTMENT OF NATURAL RESOURCES OLYMPIA, WASHINGTON 19-2 June 3, 1987 2523 RECEIPT OF THESE MONEYS DOES NOT CONSTITUTE A WAIVER OR MODIFICATION OF ANY CONTRACTUAL RECEIVED (b) (6) Three thousand five hundred eighty two and 35/100s 3582.35 Rent and LHT and interest 238710 AL ACCOUNT

STATE OF WASHINGTON 238709 DEPARTMENT OF NATURAL RESOURCES OLYMPIA, WASHINGTON 19-2 June 3, 1987 RECEIPT OF THESE MONEYS DOES NOT CONSTITUTE A WAIVER OR MODIFICATION OF ANY CONTRACTUAL AGREEMENT OR OTHER RIGHTS OF THE STATE OF RECEIVED FROM (b) (6) \$ 25.00 Twenty five and no/100----RECEIVED: Attaignmentxxfee Assignment fee CASH RECEIPT 238709 13 是是 AL PORT ACCOUNT 25.00 1300 25 | 13 18 041 425 6021

BRIAN BOYLE Commissioner of Public Lands

OLYMPIA, WA 98504

DEFAULT ADVISORY

May 14, 1987

CERTIFIED MAIL

Port Washington Properties. Inc. Attn: (b) (6)

Seattle, WA 98109

Under your agreement with us, No. 22-002523, \$3,412.12 was due on December 8, 1986. Our previous notifications continue to remain unanswered and we still have not received payment on your account.

As of May 8, 1987 the status of your account is as follows:

Annual rent for December 8, 1986 to December 8, 1987 \$2,767.00

Leasehold tax for December 8, 1985 to December 8, 1987 645.12 (2 years)

Interest 170.23

Total amount due \$3,582.35

If full payment is not received by June 8, 1987, we will be compelled to declare the lease in default according to the terms of your contract.

Please contact me immediately at (206) 586-6371.

Terry Roswall, Lease Administrator Division of Aquatic Lands

ms

c: 22-002523/

Hartford Accident & Indemnity Co.

b) (6

MS DEF3

OLYMPIA, WASHINGTON 98504

BRIAN BOYLE Commissioner of Public Lands

April 7, 1987

CERTIFIED MAIL

Port Washington Properties, Inc. Seattle, WA

Dear Sir/Madam:

We received a notice of cancellation of your \$4,000.00 bond. We need to respond to your insurance company to release our interest in your bond. However, before we can do that your lease must have security either in the form of a bond, savings account assignment, or letter of? credit. The letter of credit has recently been approved to use in the enclosed format. It must be typed on the banks letterhead paper, if 🕽 you choose that form of security.

Please notify us immediately of your plan of action.

Sincerely,

Terry Roswall, Lease Administrator Division of Aquatic Lands

nr Enc.

c: Bob Hoyser 22-002523

Corroon & Black - Seattle

2632 2

.3

Put your address in the "RETURN TO" space on the reverse card from being returned to you. The return receipt fee will delivered to and the date of delivery. For additional fees the postmaster for fees and check box(es) for additional service.	e side. Failure to do this will prevent this provide you the name of the person following services are available. Consult
1. Show to whom delivered, date, and addressee's add	ss. 2. Restricted Delivery.
3. Article Addressed to:	4. Article Number
Port washington Properties In	P-584 246 551 Type of Service:
Seattle, WA 98109	Registered Insured Continued Continu
	Always obtain signature of addressee or agent and DATE DELIVERED.
5. Signature — Addressee	8. Addressee's Address (ONLY if requested and fee paid)
6, Signature — Agent	
X	
7. Date of Delivery	

BRIAN BOYLE Commissioner of Public Lands

OLYMPIA, WA 98504

December 26, 1986

BILLING REMINDER

Port Washington Properties, Inc. (b)(6) Seattle, WA 98109

Under your agreement with us, No. 22-002523, \$3,412.12 was due on December 8, 1986.

At this time our records do not show that payment has been received and this amount is now past due.

If you have any questions contact Richard V. Heggen, your Lease Administrator, at (206) 586-6373.

c: #22-002523 Second Notice

CASH RECEIPT NO. STATE OF WASHINGTON 209628 **EPARTMENT OF NATURAL RESOURCES** OLYMPIA, WASHINGTON CONTROL NUMBER CODE 19-2 December 31, 1985 RECEIPT OF THESE MONEYS DOES NOT CONSTITUTE A WAIVER OR MODIFICATION OF ANY CONTRACTUAL AGREEMENT OR OTHER RIGHTS OF THE STATE OF WASHINGTON. RECEIVED FROM Port Washington Properties AMOUNT Two Thousand Two Hundred Fifty Seven and 33/100------ 2,257.33 RECEIVED: DESCRIPTION Noncom Rental CASHIER CODE DISTRICT MLM ITEM FUND SOURCE SUB SOURCE TRUST ACCOUNT AMOUNT PORT CASH RECEIPT NUMBER



BREMERTON CONCRETE PRODUCTS

1850 - 15TH STREET / BOX 86 - BREMERTON, WA 98310 (206) 377-4444

BAH.
FYT 1033

November 5, 1985

Mr. John De Meyer, Manager Division of Marine Land Management Dept. of Natural Resources Olympia, WA 98504

Re: State aquatic land lease of Port of Washington Properties, Inc. (#22-002523)

Dear John:

Thank you for replying to my letter.

I have looked into the available harbor area immediately south of Service Fuel's dock, and find it would appear to be not impossible, but probably not economically feasible.

I will make a drawing for Bob of the space we would need and will appreciate any help.

Thanks again for considering my request.

Cordially, (b) (6)

cc: Bob Hoyser

PM/ltl

部 20/175

PORT WASHINGTON PROPERTIES, INCOMECTS
(b) (6)

Seattle, Wa. 98119 (b)(6)

February 15, 1985

Department of Natural Resources Olympia, Wa. 98504

Attn. Bob Hoyser

Re: HAL #2332, #2396, #2399, & #2523

Dear Bob,

I have enclosed checks and the Lease Amendments for HAL #2332, #2396, and #2523. You will note that I corrected the Lessee's name from Port Washington Properties, Inc. to Port Washington Marina Owners' Association on HAL #2332 and #2396. This technical change was made during 1983 to reflect the fact that the marina is now owned as a condominium facility and is administered by the Owners' Association. This was done with State approval, of course.

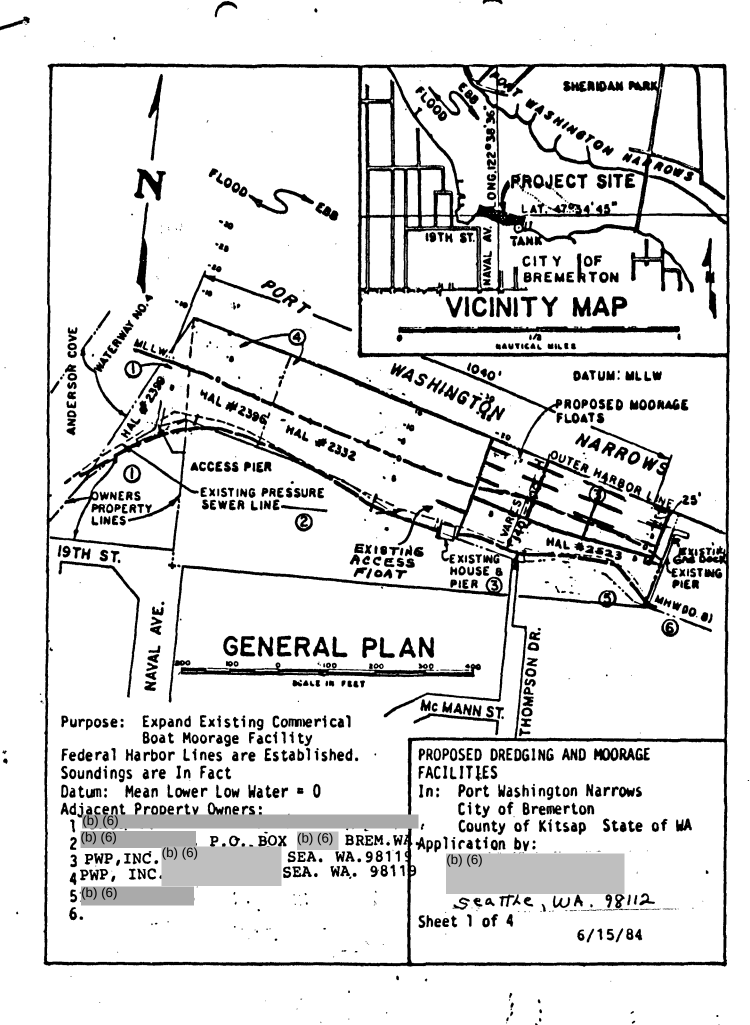
This same technical change applies to HAL #2399, although the rental period is different and there is no accompanying paperwork with this letter.

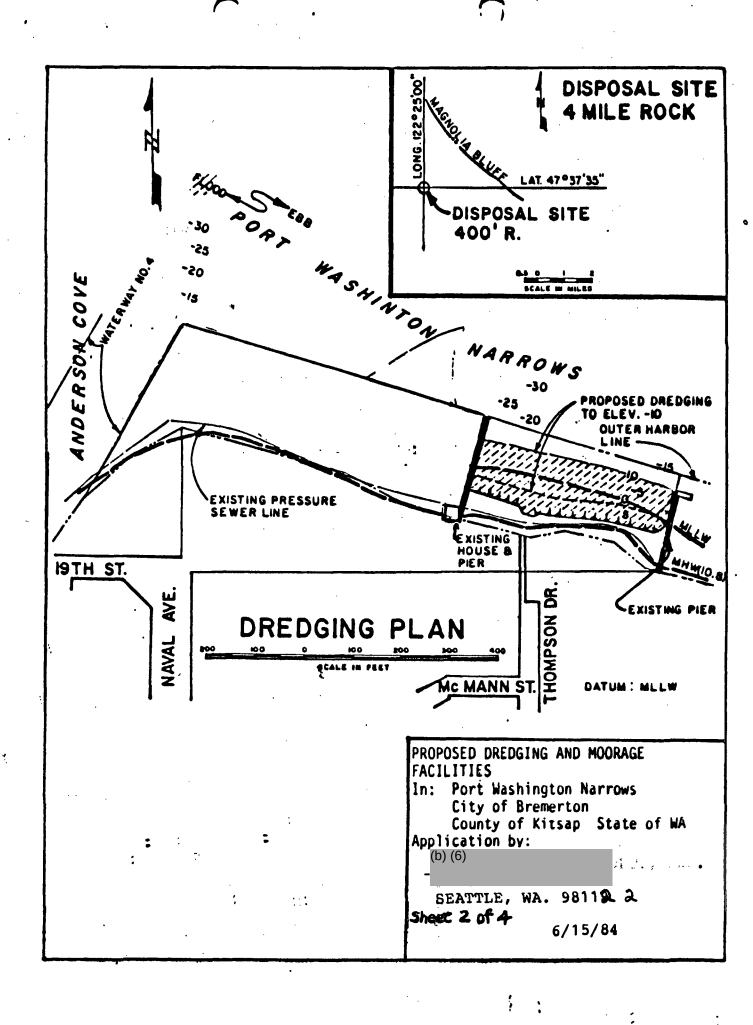
HAL #2523 is the expansion site, and is presently retained by Port Washington Properties, Inc. If you will doublecheck your paperwork at that end, you should be able to verify this. If not, contact me so we can get it squared away.

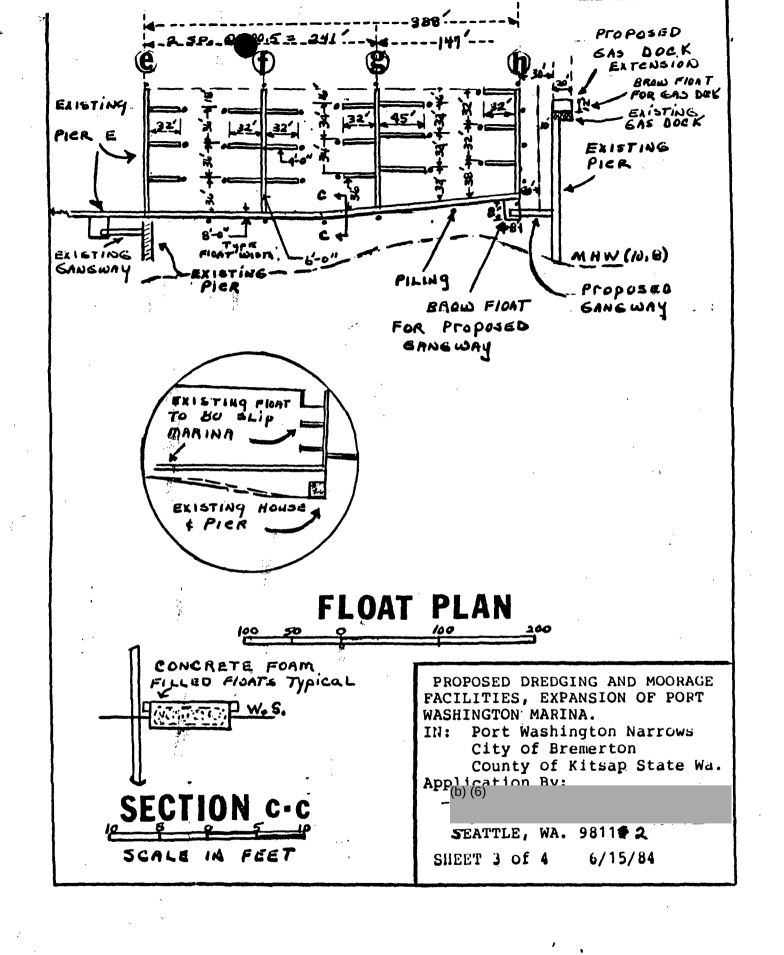
In either case, you will note that I have signed all of the paperwork since I am President of Port Washington Properties, Inc., and I am also the interim President of the Port Washington Marina Owners' Association.

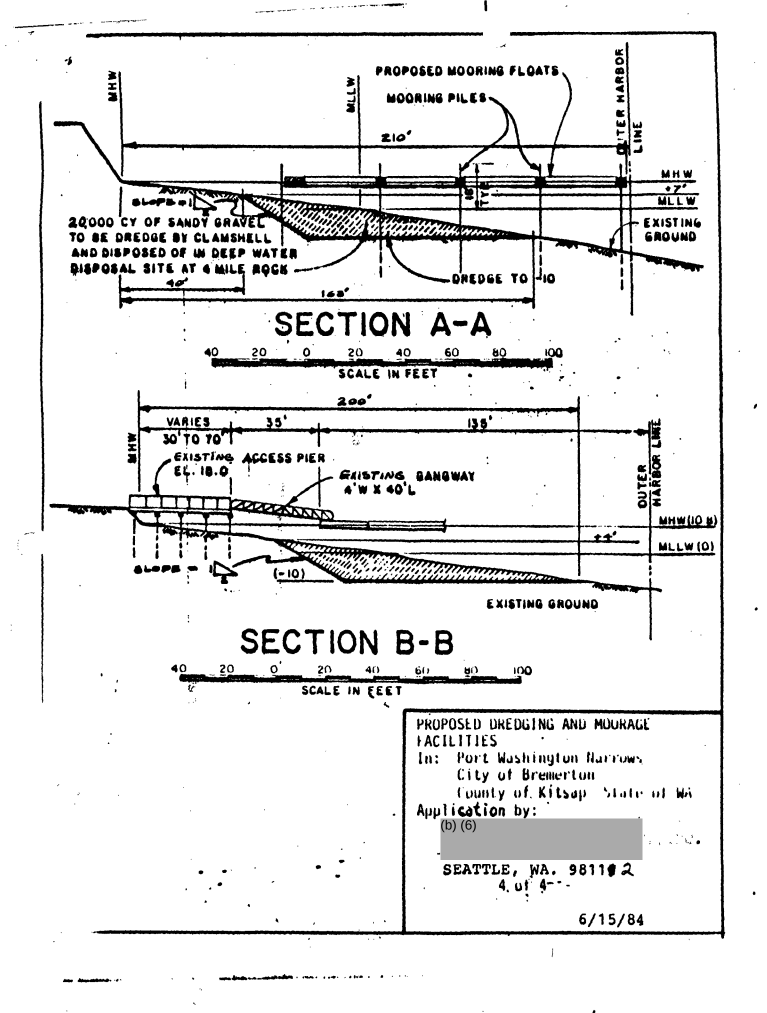
Yours truly (b) (6)

President













TANGE IN CONCRETE

1850 - 15TH STREET/BOX 86 - BREMERTON, WA 98310 (206) 377-4444

November 5, 1985

Mr. John De Meyer, Manager Division of Marine Land Management Dept. of Natural Resources Olympia, WA 98504

Re: State aquatic land lease of Port) of Properties, Inc. (#22-202523)

/ Washington

Dear John:

Thank you for replying to my letter.

I have looked into the available harbor area immediately south of Service Fuel's dock, and find it would appear to be not impossible, but probably not economically feasible.

I will make a drawing for Bob of the space we would need and will appreciate any help.

Thanks again for considering my request.

Cordially, (b) (6)

cc: Bob Hoyser

PM/1t1

BRIAN BOYLE Commissioner of Public Lands

OLYMPIA, WA 98504

October 31, 1985

(b) (6)

Bremerton Concrete Products 1850 - 15th Street/Box 86 Bremerton, WA 98310

Re: State aquatic land lease to Port Washington Properties, Inc. (#22-002523)

Dear Paul:

I have talked with Bob and Terry and reviewed the file regarding your request for a small portion of this lease for your business.

As you are aware, the lease expires in 1989. Evaluation of an application for re-lease would consider the needs of the applicant and other upland property owners needing access to the harbor; however, we've had correspondence recognizing the lessee's intent to expand current marina facilities onto the lease area. Actually, there are four leases, beginning at Anderson Cove, that make up the marina complex and the department has entered into a condominium - agreement with the lessee on all four.

Normally, the approach would be for you to acquire the portion of the leasehold you need from Port Washington Properties, Inc. through our lease - assignment process that is subject to department approval. Another option, would be to sublease from our lessee, again, subject to approval.

I have asked Bob to contact our lessee regarding their development plans to see if they might have room to accommodate your use, since you indicated only a small portion would be needed. He will need a drawing from you that shows the area you have in mind.

I also understand you were going to look over the available Harbor Area immediately south of Service Fuel's dock lease. Should that prove satisfactory, please feel free to contact Bob or Terry regarding the permit needs, procedure and scheduling for an aquatic lease.

J/ X/1777 N

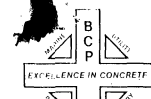
John De Meyer

Manager

Division of Marine Land Management

JD/bhn

2623 241



EREMERIAN CONCERSE PROPERTY

1850 - 15TH STREET / BOX 86 - BREMERTON, WA 98310 (206) 377-4444

Both All y

October 3, 1985

Mr. John DeMeyer Marine Lands Division Manager Department of Natural Resources Olympia, WA 98504

Dear John:

I am the owner of Bremerton Concrete Products and own a piece of waterfront commercial property on Port Washington Narrows in Bremerton, Washington. We own the property between Thompson Drive and Pennsylvania Avenue, but do not have the state lease in front of our property. It is your harbor area lease number 2523, which is presently, I believe, controlled by Port Washington Narrows Marina.

We are a manufacturer of concrete floats (I have included a brochure) and are desirous of increasing our business by having the ability to load barges at our waterfront site. We have, on several occasions, tried to talk to our adjoining neighbors but without much success. The purpose of my letter is to inform you of our desire and ask for your assistance if there is any way the State can help us in obtaining the use of a small portion of our waterfront for commerce around Washington and Alaska.

I have taken the time to talk to your representatives, Bob Hoyser and Terry Roswall, and have given them, I think, most of the particulars but I wanted to write you personally to go on record with this request.

Verv (b) (6)

PM/aar

Enclosure



BREMERTON CONCRETE PRODUCTS

1850 - 15TH STREET/BOX 86 - BREMERTON, WA 98310 (206) 377-4444

Bot H. Bob. fill me in.

October 3, 1985

Mr. John DeMeyer Marine Lands Division Manager Department of Natural Resources Olympia, WA 98504

Dear John:

I am the owner of Bremerton Concrete Products and own a piece of waterfront commercial property on Port Washington Narrows in Bremerton, Washington. We own the property between Thompson Drive and Pennsylvania Avenue, but do not have the state lease in front of our property. It is your harbor area lease number 2523, which is presently, I believe, controlled by Port Washington Narrows Marina.

We are a manufacturer of concrete floats (I have included a brochure) and are desirous of increasing our business by having the ability to load barges at our waterfront site. We have, on several occasions, tried to talk to our adjoining neighbors but without much success. The purpose of my letter is to inform you of our desire and ask for your assistance if there is any way the State can help us in obtaining the use of a small portion of our waterfront for commerce around Washington and Alaska.

I have taken the time to talk to your representatives, Bob Hoyser and Terry Roswall, and have given them, I think, most of the particulars but I wanted to write you personally to go on record with this request.

(b) (6)

PM/aar

Enclosure

BRIAN BOYLE Commissioner of Public Lands

OLYMPIA, WA 98504

November 7, 1985

(b) (6)

Seattle, Washington

Dear (b) (6)

Regarding your inquiry as to lease assignment from Port Washington Properties, Inc. to (b) (6) we would require the following:

- · Completed assignments in duplicate.
- \$4,000 bond in name of assignee.
- · Plan of Develoment and Operation (example attached).
- If a loan security were involved, we would require execution in triplicate.

anticipating being assignee as an individual or represented by a corporation, partnership, etc.?

If you have further questions please call this office at (206) 754-1819.

Sincerely.

Terry Roswall, Lease Administrator Division of Marine Land Management

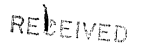
TR/nr

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DEPARTMENT OF NATURAL RESOURCES OLYMPIA, WASHINGTON

194744

OLIMPIA, WASHINGTON																
	The latest the	CONTROL NUMBER							DATE	No. of the last	The state of the s	CODE	SOURCE			
	RECEIPT OF THE WAIVER OR M AGREEMENT OF WASHINGTON.	ODIFIC	ATION O	F ANY CO	ONTRACTUAL			Feb	25,	, 1985		19-7117				
FROM Port Washington Marina																
	AMOUNT - RECEIVED:	One	The	usan	d Nine	Hun	dred	SI	cty :	S1x and	80/100-	\$1,966.	80			
Annual rental + leasehold tx BY CASHIER																
-		DISTRICT	1						COUNTY	COUNTY						
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111	CASH RECEIPT 194744															





OLYMPIA, WASHINGTON ARTMENT OF 98504 NATURAL RECOURCES

BRIAN BOYLE Commissioner of Public Lands

January 17, 1985

Port Washington Properties, Inc. (b) (6)
Seattle, WA 98119

Dear Lessee:

Your lease, No. HA-2523, is scheduled for a rent adjustment as of December 8, 1984 under the procedures set forth in your lease agreement. The application of these procedures will result in an annual rental of \$13,879.00 for the period December 8, 1984 to December 8, 1985.

Recent legislation which went into effect on October 1, 1984, is intended to foster water dependent and historic water oriented uses. To do this a uniform formula for establishing rent has been created. A copy of that law along with the Department's implementing regulations is enclosed. Applying these new procedures to your lease would result in an annual rental of \$2,743.00 for the period December 8, 1984 to December 8, 1985.

This amount is a significant change from your previous rent of 1,249.98 and would require a three year phase-in under the new law. The first year's rent would be 1,743.00.

You have the choice of continuing with the procedures stated in your lease or taking advantage of the new legislation. If you elect the new formula rent, your lease must be amended to reflect the new rent calculation procedure as well as all other provisions of the new aquatic land laws. Enclosed is an Amendment for you to sign and return together with the payment of:

First Year Rent

\$1,743.00

Leasehold Tax

+ \$ 223.80

Total

\$1,966.80

If you elect to continue with your present lease language, the rent due at this time is:

First Year Rent

\$13.879.00

Leasehold Tax

+ \$ 1,782.06

Total ·

\$15,661.06

Please pay by February 15, 1985. Make checks payable to Department of Natural Resources. Please put your lease number on the check and send it, together with

Equal Opportunity/Affirmative Action Employer

\$ 25160 ·

Port Washington Properties, Inc. January 17, 1985 Page 2

a copy of this letter, to: Department of Natural Resources, QW-21, Olympia, Washington 98504. All amounts 30 days past due will be charged a 1% monthly penalty fee.

Thank you for your cooperation. If you have any questions concerning your lease, please contact me at (206) 754-1819.

Sincerely,

Darry Marrall Terry Roswall

Marine Land Management Division

mn

Enclosure

c: File #HA-2523

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES Brian J. Boyle Commissioner of Public Lands Olympia, WA 98504

Amendment to Lease No. HA-2523

WHEREAS, the Lessee, Port Washington Properties, Inc., requests that the annual rental and other conditions of the above lease be amended to reflect certain provisions of Chapter 221, Laws of 1984; it is, therefore,

AGREED:

- 1) That clauses 2.1, 3.1, 3.3 and 6.9 are deleted and substituted with the following clauses:
 - Clause 2.1 Permitted use. The Lessee shall have use of the premises for:

A marina

Clause 3.1 Rent.

- a) Annual Rent. Annual rent in the amount of \$2,743.00, as determined by the Lessor in accordance with Chapter 221, Laws of 1984 (RCW 79.90.450 .902), or as amended by subsequent legislation, is due and payable in advance by the Lessee to the Lessor and is the essence of this lease, and is a condition precedent to the continuance of this lease or any rights thereunder. Payment is to be to the Department of Natural Resources, Olympia, Washington, 98504.
- b) <u>Inflation Adjustment</u>. Annual rent shall be adjusted each year according to the change in the Producer Price Index, as provided by regulations of the Department of Natural Resources.
- c) <u>Interest Penalty for Past Due Rent Balances</u>. A one percent (1%) charge, per month, shall be due to Lessor, from Lessee, on any rent balance which is more than thirty (30) days past due.
- Clause 3.3 Revaluation of Rent. The annual rent for this lease shall be subject to revaluation by the Lessor four (4) years from the effective date of this amendment and each (4) four years thereafter in accordance with RCW 79.90.480 or as amended by subsequent legislation.
- 2) That a clause be added to read as follows:

The effective date of this amendment is December 8, 1984.

Clause 6.9 Security. The Lessee shall furnish a surety bond in the amount of 4,000.00, as determined by the lessor as a guarantee of the faithful performance of the conditions and terms prescribed in this lease. Security other than a surety bond may be substituted if first approved in writing by Lessor.

The Lessee expressly agrees to all covenants herein and for any payments hereinbefore specified.

STATE OF WASHINGTON
DEPARTMENT OF NATURAL RESOURCES

JOHN DE MEYER, MANAGER
Marine Land Management Division
For BRIAN J. BOYLE, Commissioner

Signed this $15^{1/2}$ day of FERROARY, A.D. 1985.

PORT WASHINGTON PROPERTIES, INC.
(b) (6)

By

(b) (6)

Seattle, WA 98119

App. No. HA-2523 1231 355



BRIAN BOYLE Commissioner of Public Lands

OLYMPIA, WASHINGTON 98504

September 6, 1985

Port Washington Marina 1805 Thompson Drive Bremerton, Wa 98310

Attention: Gaze Durst

RE: Bonds for Lease No. (22-002523)

23**)**, 22-002332 and 22-002396

Dear Mr. Durst:

Enclosed is a copy of the Rider and Increase Rider forms for each of the above referenced leases.

Sincerely,

Pam Donnelly, Lease Administrator Division of Marine Land Management

PD/nr Enclosure

c: 20-002523, 20-002332, 22-002396

2623 27



OLYMPIA, WASHINGTON 98504 BRIAN BOYLE Commissioner of Public Lands

September 23, 1985

(b) (6) President
Port Washington Properties, Inc.
(b) (6)
Seattle, WA 98119

Re: Aquatic lease No. 22-002523

Dear (b) :

You had called Terry Roswall to let him know that a (b) (6)

(b) (6)

Seattle, now owned Port Washington Properties, Inc., through a stock purchase, I believe.

In checking to see if we could merely execute an involuntary assignment on our end, we asked for advice from our counsel, Assistant Attorney General Anne Essko. Following are the questions we need answered per clause 5.1:

- If yours is a closed corporation, all information will be put under separate confidential file.
- What was your position, (b) (6) i.e., were you on the Board, an officer, did you own stock and, if so, what percentage did you own?
- What is your interest now?
- What is (b) (6) position now? Is he on the Board, an officer, and what percent of the stock does he own?
- How did the transfer take place? i.e., how did you transfer your interest to (b) (6)
- Has there been a name change?
- Most importantly, did (b) (6) gain his interest in a sale of all, or substantially all, of the assets of the Corporation? If the answer is yes, we will need a certified copy of the minutes of the Board of Director's meeting in which the Board voted to assume liability under the lease.

Finally, (b) (6) please send copies of the annual reports you've sent to the Secretary of State per RCW 23A.40.035.

If your answers indicate an involuntary assignment is appropriate, we can handle everything on this end.

Sincerely,

Robert G. Hoyser, Lease Administrator Division of Marine Land Management

mn

c: Terry Roswall
Anne Essko, Assistant Attorney General
David Bortz

Equal Opportunity/Affirmative Action Employer



OLYMPIA, WASHINGTON 98504 BRIAN BOYLE
Commissioner of Public Lands

August 20, 1985

CERTIFIED MAIL

Port Washington Marine 1805 Thompson Drive Bremerton, WA 98310

Attention:

(b) (6)

RE: Bonds for 22-002523, 22-002332 and 22-002396

Dear Ms. Mueller:

At this time, we have not received proper completed bond forms.

If we do not receive the bonds within 14 days of receipt of this letter, we will forward the files to the Attorney General's Office for cancellation.

If you have any questions, please call me at 754-1857.

Sincerely,

Pam Donnelly, Lease Administrator Division of Marine Land Management

PD/nr

c: 22-002523

22-002332

22-002396

2622 212



OLYMPIA, WASHINGTON 98504 BRIAN BOYLE
Commissioner of Public Lands

July 29, 1985

Port Washington Marine 1805 Thompson Drive Bremerton, WA 98310

Attention:

(b) (6)

RE: Bonds for HA-2523, HA-2332, and HA 2396

Dear Ms. Mueller:

On June 19, 1985, this office sent out bond forms for the leases referenced above. To this date we have not received those documents.

If the documents have already been mailed, please disregard this letter. If you are having problems or need more time, please write or call me at (206) 754-1857.

Sincerely,

PAM DONNELLY, Lease \mathcal{A} dministrator Division of Marine Land Management

PD/nr

c: File #2523 File #2332 File #2396

2622 133

∞ 3



OLYMPIA, WASHINGTON 98504 BRIAN BOYLE Commissioner of Public Lands

June 19, 1985

Port Washington Marine Attention: (b)(6) 1805 Thompson Drive Bremerton, WA 98310

RE: Bonds for HA-2523, HA-2332, and HA-2396

Dear (b) (6)

We are returning these forms for proper signature. Please have them signed and returned to this office as soon as possible.

Sincerely,

Terry Roswall, Lease Administrator Division of Marine Land Management

۲W

enc c: Files HA-2523

HA-2332

HA-2396

Equal Opportunity/Affirmative Action Employer

(b) (6)

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURC



BRIAN J. BOYLE, Commissioner

MEMORANDUM

TO					
FROM	Terry Kosan	V		(Location)	
SUBJECT	Terry Koscan (Name) Bonds for	Lenses	<u> </u>	(Location)	185
Mea	se Stairn	new bonds	For lowe	Nos 2396,	2332 1
25	23. Also 12	e nome	of fire bon	nds should	reflect
	Part Washin				
	· leases,				



OLYMPIA, WASHINGTON 98504 BRIAN BOYLE Commissioner of Public Lands

March 8, 1985

Port Washington Properties, Inc. (b) (6)

Seattle, WA 98119

Dear Lessee:

Your lease under No. HA-2523 requires a new Security Bond in the amount of 4,000.00.

Please have a new bond completed and return it to this office by April 8, 1985.

If you should have any questions feel free to contact me at (206) 754-1819.

Sincerely,

Terry Koswall

Division of Marine Land Management

p1

c: File No. 2523

FEH 25 1995

DEPARTMENT OF PORT WASHINGTON PROPERTIES LINCOURCES
(b) (6)
Seattle, Wa. 98119
(b) (6)

February 15, 1985

Department of Natural Resources Olympia, Wa. 98504

Attn. Bob Hoyser

Re: HAL #2332, #2396, #2399, & #2523

Dear Bob,

I have enclosed checks and the Lease Amendments for HAL #2332, #2396, and #2523. You will note that I corrected the Lessee's name from Port Washington Properties, Inc. to Port Washington Marina Owners' Association on HAL #2332 and #2396. This technical change was made during 1983 to reflect the fact that the marina is now owned as a condominium facility and is administered by the Owners' Association. This was done with State approval, of course.

This same technical change applies to HAL #2399, although the rental period is different and there is no accompanying paperwork with this letter.

HAL #2523 is the expansion site, and is presently retained by Port Washington Properties, Inc. If you will doublecheck your paperwork at that end, you should be able to verify this. If not, contact me so we can get it squared away.

In either case, you will note that I have signed all of the paperwork since I am President of Port Washington Properties, Inc., and I am also the interim President of the Port Washington Marina Owners' Association.

Yours truly
(b) (6)

President



OLYMPIA, WASHINGTON 98504

BRIAN BOYLE Commissioner of Public Lands

January 17, 1985

Port Washington Properties, Inc. %

Seattle, WA 98119

Dear Lessee:

Senttle, WM 98109

Your lease, No. HA-2523, is scheduled for a rent adjustment as of December 8, 1984 under the procedures set forth in your lease agreement. The application of these procedures will result in an annual rental of \$13,879.00 for the period December 8, 1984 to December 8, 1985.

Recent legislation which went into effect on October 1, 1984, is intended to foster water dependent and historic water oriented uses. To do this a uniform formula for establishing rent has been created. A copy of that law along with the Department's implementing regulations is enclosed. Applying these new procedures to your lease would result in an annual rental of \$2,743.00 for the period December 8, 1984 to December 8, 1985.

This amount is a significant change from your previous rent of \$1,249.98 and would require a three year phase-in under the new law. The first year's rent would be \$1,743.00.

You have the choice of continuing with the procedures stated in your lease or taking advantage of the new legislation. If you elect the new formula rent, your lease must be amended to reflect the new rent calculation procedure as well as all other provisions of the new aquatic land laws. Enclosed is an Amendment for you to sign and return together with the payment of:

> First Year Rent \$1,743.00 Leasehold Tax + \$ 223.80 Tota1 \$1,966.80

If you elect to continue with your present lease language, the rent due at this time is:

> First Year Rent \$13,879.00 Leasehold Tax + \$ 1,782.06 Tota1 \$15,661.06

Please pay by February 15, 1985. Make checks payable to Department of Natural Resources. Please put your lease number on the check and send it, together with

Equal Opportunity/Affirmative Action Employer

Port Washington Properties, Inc. January 17, 1985 Page 2

a copy of this letter, to: Department of Natural Resources, 0W-21, 01ympia, Washington 98504. All amounts 30 days past due will be charged a 1% monthly penalty fee.

Thank you for your cooperation. If you have any questions concerning your lease, please contact me at (206) 754-1819.

Sincerely,

Terry Roswall

Marine Land Management Division

mn

Enclosure

c: File #HA-2523

STATE OF WASHINGTON
DEPARTMENT OF NATURAL RESOURCES
Brian J. Boyle
Commissioner of Public Lands
Olympia, WA 98504

Amendment to Lease No. HA-2523

WHEREAS, the Lessee, Port Washington Properties, Inc., requests that the annual rental and other conditions of the above lease be amended to reflect certain provisions of Chapter 221, Laws of 1984; it is, therefore,

AGREED:

1) That clauses 2.1, 3.1, 3.3 and 6.9 are deleted and substituted with the following clauses:

Clause 2.1 Permitted use. The Lessee shall have use of the premises for:

A marina

Clause 3.1 Rent.

- a) Annual Rent. Annual rent in the amount of \$2,743.00, as determined by the Lessor in accordance with Chapter 221, Laws of 1984 (RCW 79.90.450 .902), or as amended by subsequent legislation, is due and payable in advance by the Lessee to the Lessor and is the essence of this lease, and is a condition precedent to the continuance of this lease or any rights thereunder. Payment is to be to the Department of Natural Resources, Olympia, Washington, 98504.
- b) <u>Inflation Adjustment</u>. Annual rent shall be adjusted each year according to the change in the Producer Price Index, as provided by regulations of the Department of Natural Resources.
- c) Interest Penalty for Past Due Rent Balances. A one percent (1%) charge, per month, shall be due to Lessor, from Lessee, on any rent balance which is more than thirty (30) days past due.
- Clause 3.3 Revaluation of Rent. The annual rent for this lease shall be subject to revaluation by the Lessor four (4) years from the effective date of this amendment and each (4) four years thereafter in accordance with RCW 79.90.480 or as amended by subsequent legislation.
- 2) That a clause be added to read as follows:

Clause 6.9 Security. The Lessee shall furnish a surety bond in the amount of \$4,000.00, as determined by the lessor as a guarantee of the faithful performance of the conditions and terms prescribed in this lease. Security other than a surety bond may be substituted if first approved in writing by Lessor.

The Lessee expressly agrees to all covenants herein and for any payments hereinbefore specified.

The effective date of this amendment is December 8, 1984.

Executed this ______ day of ______, A.D. 19_____.

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

JOHN DE MEYER, MANAGER Marine Land Management Division For BRIAN J. BOYLE, Commissioner

Signed this _____ day of ______, A.D. 19_____.

PORT WASHINGTON PROPERTIES, INC.

App. No. HA-2523 1231 355



Ву _____

(b) (6) Seattle, WA 98119 CONTROL NUMBER INVOICE NUMBER 22 - 002523

085160

PAYMENT

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES

OLYMPIA, WA 98504

PORT WASHINGTON PROPERTIES, (b) (6)

STATEMENT

IF YOU HAVE QUESTIONS CALL LEASE

SEATTLE, WA

ADMINISTRATOR AT (206)753-7158

98119

FOR PERIOD ENDING

DUE DATE

DATE MAILED

12/08/1985

02/15/1985

01/16/1985

SUB SOURCE

DESCRIPTION

MARINA SERVICES-RENT LEASEHOLD TAX

0160 9089 ITEM AMOUNT 1,743.00 223.80

1,966.80

PLEASE PAY THIS TOTAL AMOUNT \$1,966.80

TOTAL

		· — — —			·						
DISTRIBUTION											
CONTROL	INV.	ITEM	FND	SRC	SUBS	TRST	AREA	CNTY	PORT	ACCT	AMOUNT
22-002523 22-002523 22-002523 22-002523	0851 0851 0851 0851	60 60	02R 041 043 01P	402 402 402 750	0160 0160 0160 9089	25 25 25 00	54 54 54 54	18 18 18 00	06 06 06	1140 1140 1140 1140	557, 76 348, 60 836, 64 223, 80





Department of Natural Resources

OLYMPIA, WASHINGTON 98504 BRIAN BOYLE
Commissioner of Public Lands

September 26, 1984

(b) (6) , President
Port Washington Properties, Inc.
(b) (6) Seattle, WA 98119

Re: Harbor Area Lease Nos. 22-002332, 22-002396, 22-002399

Dear Mr. Cleven:

I'm writing in response to your letter of September 20, 1984, regarding your request for relocation of the Outer Harbor Line adjacent to these three leases. I have enclosed a highlighted copy of the Harbor Line Relocation regulations: WAC 332-30-116.

As we've discussed the Harbor Line Commission must approve the relocation. Proposals are presented at one of their regularly scheduled monthly meetings by DNR staff. If a proposal is approved, it is adopted by a Resolution of the Harbor Line Commission, a Supplemental Harbor Area Map is produced, etc. We would be willing to work with you and provide guidance in preparation of the materials needed for presentation of the proposal to the Commission.

I would recommend we get together to discuss, set objectives and determine a schedule. I've divided the tasks to be done as follows:

Port Washington Properties, Inc.

- Approval letters
 - Port of Bremerton
 - · City of Bremerton as lead agency for shoreline permit
 - · Corps of Army Engineers on behalf of Federal Agencies
 - · State Department of Fisheries
 - State Department of Ecology
 - · State Department of Social and Health Services
- Draft public notice
- Mail, post and publish public notice provide affidavits of publication and a letter stating to whom the notices were mailed and where they were posted
- Produce the Supplemental Harbor Area Exhibit with licensed engineer's seal and signature

Equal Opportunity/Affirmative Action Employer

(b) (6) September 26, 1984 Page 2

Department of Natural Resources

- Approve public notice prior to use
- Approve letters to other agencies prior to being sent
- Approve Supplemental Harbor Area Exhibit and provide information assistance
- Provide list of names to receive the public notice
- Provide list of names for publishing the public notice
- Provide list of places where public notice is to be posted
- Conduct public hearing and provide a hearings officer
- Assemble public comment written and oral and prepare report
- Draft Harbor Line Commission Resolution describing the Harbor Line Relocation
- Present the proposal to the Harbor Line Commission

When you are ready to set up a meeting or if you have comments and/or questions, please call at (206) 753-7158.

Sincerely.

Robert G. Hoyser

Marine Land Management

mn

Enclosure: WAC 332-30-116

c: Terry Roswall Dave Bortz John De Meyer Jim Thomas

File nos. 22-002332,2396,2399,2523

2808 193 194



PORT WASHINGTON PROPERTIES, INC.

(b) (6)

Seattle, WA 98119 (b) (6)

January 13, 1984

State of Washington Department of Natural Resources Marine Land Management Division Olympia, Wa. 98504

Attn: Chris Mehl

Re: HAL's #2399, #2396, #2332, #2523

Dear Mr. Mehl,

In accordance with our conversation earlier this week I am issuing this letter to bring current the status of the leases with regard to ownership and payments due.

According to your department's letters dated October 19, 1983, HAL 2399 had a CREDIT balance of \$108.26, HAL 2396 had a balance DUE of \$625.75, and HAL 2332 had a balance DUE in the amount of \$1,471.19. On December 15, 1983 we forwarded a check in the amount of \$1,855.44, leaving a net balance due in the amount of \$183.24 for these three leases. A check for this amount will be coming shortly from the Port Washington Marina Owners' Association. The reason for this is that these three leases were assigned from Port Washington Properties, Inc. to the Owner's Association late last year. This was done with the Department's consent and can be verified at your end.

Your letter of October 19, 1983 regarding HAL 2523 shows a balance DUE in the amount of \$2,143.23. I have enclosed a check for that amount from Port Washington Properties, Inc. since that lease has not yet been assigned to the Owners' Association.

This should bring the leases current as of this date.

Thank you for your cooperation in getting all our credits and debits jockeyed around. If you require any additional information, do not hesitate to contact us.

Yours truly. (b) (6)

President

JAN 18 1984 DNR MAIL ROOM October 19, 1983

Port Washington Properties, Inc.

(b) (6)

Seattle, Wa 98119

Lease # HA 2399

The 1983 legislature enacted a bill (Engrossed Substitute Senate Bill No. 3290) extending the 6% limit on annual rental increases for aquatic leases. It also allows credit for overpayment of rent after April 3, 1982.

For your information, under provisions of the new law your rent since April 3, 1982, is based on the rate you were paying on January 1, 1981. For this lease, it was \$ 270.00.

Revised annual rent for 5/7/81 to 5/7/82 Amount you paid for this period Credit	\$ 345.34 \$ 351.00	\$ 5.66
Revised annual rent for 5/7/82 to 5/7/83 Amount you paid for this period Credit	\$ 291.60 \$ 351.00	\$ 59.40
Revised annual rent for 5/7/83 to 5/7/84 Amount you paid for this period Credit	\$ 307.80 \$ 351.00	\$ 43.20
Sub total of revised rents = CREDIT		\$ 108.26

This letter is your credit statement for the period 5/7/81 to 5/7/84.

For your information, your rental rate for 5/7/84 to 5/7/85 will be \$ 215.74, less a credit of \$108.26. You will then be sent your annual statement. All rent after that is dependent on future legislative action.

If you have any questions, please call Robert Hoyser, Use Authorization Manager, Division of Marine Land Management at (206) 753-5324.

Sincerely.

John De Meyer, Division Manager Marine Land Management Division

Sulm De Miege

c: Financial Services Lease Jackets

Area 52 Subsource Trust Amount

County 18 0180 25 108.26(CREDIT)

Port Acnt

October 18, 1983

Port Washington Properties, Inc.

Seattle, WA 98119

Lease # HA 2332

The 1983 legislature enacted a bill (Engrossed Substitute Senate Bill No. 3290) extending the 6% limit on annual rental increases for aquatic leases. It also allows credit for overpayment of rent after April 3, 1982.

For your information, under provisions of the new law your rent since April 3, 1982, is based on the rate you were paying on January 1, 1981. For this lease, it was \$ 835.00.

Revised annual rent f Amount you paid for t Due		11/1/82	\$ 889.45 \$ 835.00	\$ 54.45
Revised annual rent f Amount you paid for t Due		11/1/83	\$ 926.85 \$ 654.47	\$ 272.38
Revised annual rent f Amount you paid for t Due		11/1/84	\$ 976.95 \$ 0	\$ 976.95
Sub total of revised Leasehold tax 0 .1284				\$ 1303.78 \$ 167.41 \$ 1471.19
Total billing now due	e	•		Ψ 1471.13

Please return a copy of this letter with your payment of \$ 1471.19 within the next 30 days. This letter is your billing statement for the period 11/1/81 to 11/1/84.

If you have any questions, please call Robert Hoyser, Use Authorization Manager, Division of Marine Land Management at (206) 753-5324.

Sincerely,

John De Meyer, Division Manager

Marine Land Management Division

c: Financial Services Lease Jackets

52 Area Subsource Trust Amount County 18 0160 25 1471.19 06 Port Acnt 1139

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES Marine Land Management Division

October 19, 1983

Port Washington Properties, Inc.

(b) (6)

Seattle, Wa 98119

Lease # 2523

The 1983 legislature enacted a bill (Engrossed Substitute Senate Bill No. 3290) extending the 6% limit on annual rental increases for aquatic leases. It also allows credit for overpayment of rent after April 3, 1982.

For your information, under provisions of the new law your rent since April 3, 1982, is based on the rate you were paying on January 1, 1981. For this lease, it was \$ 1120.00.

Revised annual rent for 12/8/82 to 12/8/83 \$ 1249.98 Amount you paid for this period \$ 667.80 \$ 582.18 Due Revised annual rent for 12/8/83 to 12/8/84\$ 1317.18 Amount you paid for this period \$ 1317.18 Due Sub total of revised rents due \$ 1899.36 Leasehold tax @ .1284 \$ 243.87 \$ 2143.23 Total billing now due

Please return a copy of this letter with your payment of \$ 2143.23 within the next 60 days. This letter is your billing statement for the period 7/1/82 to 12/1/84.

If you have any questions, please call Robert Hoyser, Use Authorization Manager, Division of Marine Land Management at (206) 753-5324.

Sincerely,

John De Meyer, Division Manager Marine Land Management Division

c: Financial Services Lease Jackets

Area 52 Subsource Trust Amount
County 18 180 25 1899.36
Port 6 9089 243.87
Acnt 1140

ACCOUNTS RECEIVABLE SUBSIDIARY LEDGER FOR AIMS APPLICATIONS 10-14-83

CONTROL # NAME OF APPLICANT APPLICATION START-END ACCT AR/D/U TERM 22-002523 PORT WASHINGTON PROPERTIES, 12-08-1979 12-08-1989 1140 52 0 9

DATE	DOCU #	TYPE	SUBS	DEBIT	CREDIT	BALANCE	SUSPNS	APPLIED	BILDUE
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ACCOUNTS RECEIVABLE SUBSIDIARY LEDGER FOR AIMS APPLICATIONS 10-14-83

CONTROL # NAME OF APPLICANT APPLICATION START-END ACCT AR/D/U TERM 22-002523 PORT WASHINGTON PROPERTIES: 12-08-1979 12-08-1989 1140 52 0 9

PAYMENTS RECEIVED OTHER THAN FOR BILLINGS

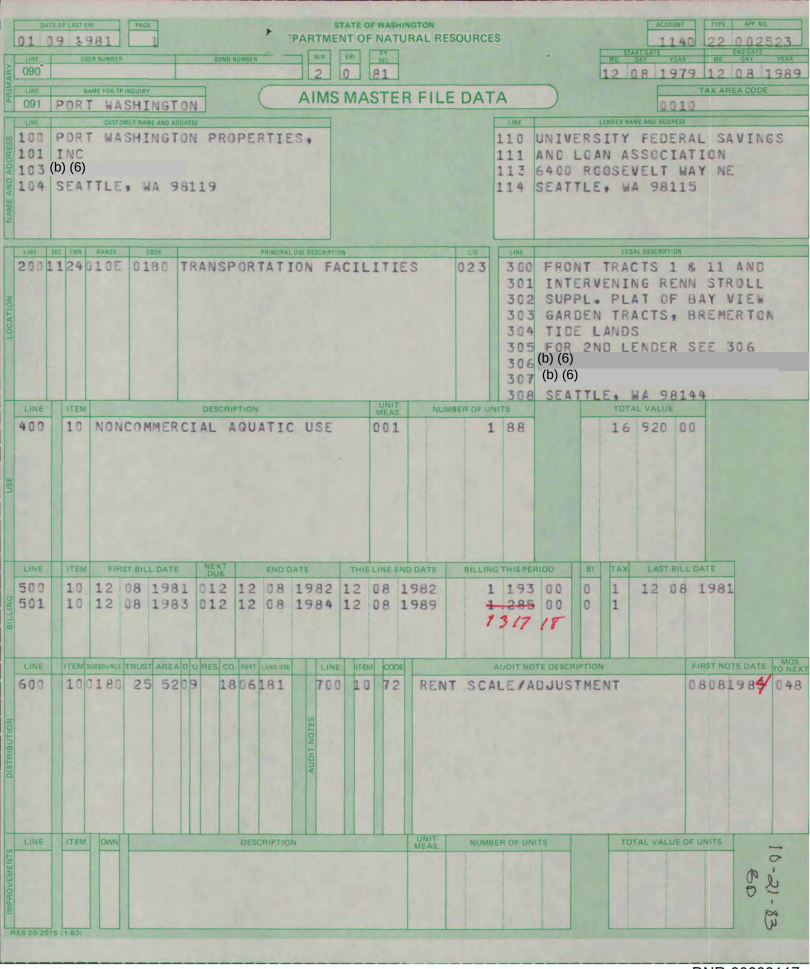
DATE DOCU # TYPE SUBS SUSPNS DEBIT CREDIT ACCT APPLIED 801121 122144 - CR 0000 1,254,40 1201 122144 801230 123481 0000 CR 1,254,40 1201 123481

ACCOUNTS RECEIVABLE SUBSIDIARY LEDGER FOR AIMS APPLICATIONS 10-14-83

CONTROL # NAME OF APPLICANT APPLICATION START-END ACCT AR/D/U TERM 22-002523 PORT WASHINGTON PROPERTIES: 12-08-1979 12-08-1989 1140 52 0 9

ACCOUNT PAYMENT HISTORY WITH DELINQUENT REPORT SUMMARY
DATE LAST DEL 2ND 3RD 4TH 5TH
00-00-00 00 00 00

NR99 22002523



ESSB 3290 Rental Calculation Worksheet

LEASE NO. 2523 Acres or Sq Ft H.I.F. % LEASE ANNIVERSARY 12 8 >5 Rent 4-3-82 $12 \frac{18 R}{LA} = 10 \frac{1218182}{VR}$ \$ 1/93 = (b) Rent 1-1-81
12/8/80 to 12/8/8/
LA YR LA YR LA1218181* To = 1/6 Days/365 x(b) = \$ 379, 144-3-82 To = (c) $\frac{249}{9}$ Days/365 x 1.07513 x (a) = \$821,45 LA/218182 = \$ 1200,59 Revised Annual Billing Amount paid for this period \$ -7.59 A Credit (-) or Due (+) Ist full Year following 4-3-82 LA/2/8/82 = (457+(c)x.06)+1 LA/2/8/83 = (457+(c)x.06)+1x(a) = \$1249,98 = (d)- \$ 667,80 Amount paid for this period \$ 582,18 B Credit (-) or Due (+) 2nd full year following 4-3-82 LA/218183 (d) + .06a = \$ 1317,18Amount paid for this period Credit (-) or Due (+) Total rent credit or due If LA is between 1/1 and 4/3/ add $\overline{A+B}$ If LA is between 4/4 and 12/31 add $\overline{A+B+C}$ If annual rent over \$250 add .1284 L.H. Tax \$ Billing sub total Arrearage prior to * / / = \$ + \$ Tax Total due 3rd full year following 4-3-82 To LA / / = (d) + .12(a) = \$_____

November 5, 1982

(b) (6)

Bremerton, WA 98310

Dear Lessee:

RE: Application No. HA-2523, BILLING STATEMENT

The 1982 legislature passed a law (chapter 21, Laws of 1982, 1st Ex. Sess.), which limits rental increases on aquatic leases. This legislation affects leases that have a scheduled rental adjustment between the dates of April 3, 1982 and July 1, 1983.

Under provisions of the law the rental for your lease for the period December 8, 1982 to July 1, 1983 is \$667.80 plus leasehold tax of \$85.75 for a total of \$753.55. Please forward this payment within the next 30 days. This letter is your billing statement for the above rental period.

The provisions in chapter 21 which limit rental increases is due to expire on July 1, 1983. In anticipation of upcoming changes in our methods of rental calculation, we are not billing you at this time for that portion of the rental period beyond July 1, 1983. Rather than recalculate your rental and possibly refund overpayments later on, we will bill for the remainder of the rental period when new rules are finalized.

You may contact this office at (206) 754-1821 if you have any questions concerning the rental.

Sincerely,

Rene Herrera Marine Land Management Division

RH:mg

cc: Financial Services Division
File

DEPARTMENT OF NATURAL RESOURCES OLYMPIA, WASHINGTON

FILE

CASH RECEIPT NO.

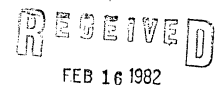
139968

CONTROL NUMBER Dec 30, 1981 5-2 RECEIPT OF THESE MONEYS DOES NOT CONSTITUTE A WAIVER OR MODIFICATION OF ANY CONTRACTUAL (b) (6) Partnership One Thousand Three Hundred Thirty Six and 16/100--- \$1,336.16 DESCRIPTION: Rental + leasehold tax on tidekharbor area lease 12-8-81 to 12-8-82 under App. No. 2523 08 Kitsap Puget FUND ACCOUNT AMOUNT PORT NUMBER

LAW OFFICES OF SETCHELL & GATHE

Larry Setchell, P.S. Theodore H. Gathe, P.S. Seth M. ("Kelly") Fulcher, Jr. Drue Allen Heggie

February 10, 1982



องและเออเอละส อา กอบระบั โมโลวิธี ที่ปี,

Terry Roswall Division of Marine and Land Management Department of Natural Resources Olympia, Washington 98504

Re: Easement over Harbor Lease No. 2523

Dear Mr. Roswall:

Enclosed is a copy of a letter sent by me to (b)(6) in connection with the negotiations over access to Port Washington Marina.

As my letter indicates, I believe (b)(6) has misstated the potential access points available to (b)(6). There is, in fact, only one, and that is across either the (b)(6) property or across the harbor lease area.

I would appreciate your placing this letter in the appropriate file.

Very truly yours,

THEODORE H. GATHE, P.S.

Ву

Theodore H. Gathe

TG/lye Enclosure

cc: D & D Investments

LAW OFFICES OF SETCHELL & GATHE

Larry Setchell, P.S. Theodore H. Gathe, P.S. Seth M. ("Kelly") Fulcher, Jr. Drue Allen Heggie

February 10, 1982

(b) (6)

Bremerton, Washington 98312

Re: Port Washington Marina Development

Dear (b) (6) :

I have reviewed your letter of February 5, 1982, and the enclosed copy of your letter to the Department of Natural Resources dated January 12, 1981. My clients take exception to your description of them as "extremely poor credit risk". Sea-Brim East is a well designed and well constructed condominium project and would have been a profitable venture for my clients, had it not been for the substantial difficulty in qualifying buyers under the presently exorbitant interest rates and the subsequent refusal of the construction lender to provide the last 10 percent promised under the construction loan. theless, the developers are not walking away from either the labor or materialmen who are owed money as a result of this project and have made arrangements to insure that they will be substantially paid off in the future. This is far more than other builders in that area have done as a result of project failures.

D & D intends to fully and effectively develop the existing marina site which they have acquired.

In response to the assertions made in your letter regarding access, first, it is clear that an owner of a harbor area has a right to a private way of necessity over adjoining uplands. To assert that such an owner has unlimited access over the navigable waterbeds is to beg the quest on. Users of the marina must have access across the upland area in order to effectively utilize the site. Second, while it is true that (b) (6) have obtained an option to purchase property to the west of the marina

(b) (6) February 10, 1982

Page two

owned by the (b) (6) owned by the $^{(b)}$ that property has been the subject of a rezone application before the City of Bremerton. The requested rezone was partially approved subject to a number of conditions, one of which effectively prohibits the use of that property for either commercial access to the Port Washington Marina site or for any type of parking in conjunction with use of the marina site. Third, the $^{(b)}$ property, to which you refer in your letter of January 12, 1981, was originally included in the rezone application referred to above. The City Councel denied the rezone for this property and, therefore, (b)(6) have no interest in acquiring the same. Fourth, you claim that D & D has legal access down a stairway on the uplands adjoining the Sea-Brim harbor lease owned by (b) (6)

It is true that for a period of time, D & D did utilize the stairway extending down the hillside of the (b) (6) property, but such use was restricted to a month-to-month basis. The stairway is no longer being used by (b)(6) nor do they have any intention of negotiating for an easement with (b) (6) or to initiate a private condemnation action to obtain access via the stairway. have taken this position because of the dangerous and antiquated stairway access in place on the (b) (6) property. Utilization of the stairway would pose a serious threat of injury because of the extremely steep nature of the underlying slope, the ever-present threat of slides or other natural occurances, the inability of elderly or handicapped people to even use the stairway, the danger to young children, and the potential threat to others such as young children who might be injured on the stairway area, thereby invoking the attractive nuisance doctrine. In addition, the present zoning of the property would preclude its use as commercial access to Port Washington Marina.

Granting a private way of necessity is dependent upon the petitioning parties showing that they do not have any reasonable access from another source. Access down the (b)(6) hillside is not, in our view, reasonable, safe or in any manner appropriate. You also referred to the purchase of other property owned by (b)(6) There were discussions between (b)(6) (b)(6) and (b)(6) regarding purchasing property to provide parking for marina use. The area in question, however, would provide no access to the marina site.

(b) (6) February 10, 1982

Page three

As of the date of this letter, (b) (6) have conveyed an offer to purchase all of your clients' property. Acceptance of that offer would be the most advantageous solution since the entire area comprising my clients and your clients harbor leases would then be available for development subject to compliance with local and State regulations. Realistically, it seems uneconomical to have two separate marina projects adjoining one aonther, assuming it is your clients' intention to develop a marina.

With regard to the private condemnation action, (b) (6) do not want to initiate a suit against your clients unless they absolutely refuse to grant any access or to bargain in good faith regarding the same. As a compromise, (b) (6) are willing to propose limited pedestrian access only extending across your clients' harbor area to Renn Stroll. This would minimize the impact on your clients' property so that they would be free to develop their land as they see fit. My clients further propose that each side hire a qualified appraiser to determine a fair and equitable cost for acquiring this type of access right, and that if we cannot agree on a price, the matter could be submitted to arbitration to determine a fair and equitable amount. Resolution of this access question in such a manner as described would be the most economical and equitable solution to the access question.

Please review my letter with your clients and advise me how you wish to proceed in this matter.

Very truly yours,

THEODORE H. GATHE, P.S.

Bv

Theodore H / Gathe

TG/lye

cc: D & D Investments

(b) (6)



December 30, 1981

(b) (6)

Bremerton, WA 98310

Re: Easement across HA 2523 legally described as follows:

The portion of the harbor area lying in front of Lot 7, Section 11, Township 24 North, Range 1 East, W.M., described by metes and bounds as follows:

Commencing at the intersection of the west line of Lot 15, Bay View Garden Tracts (Lot 11 of Supplement Plat of Bay View Garden Tracts) with the inner harbor line and running thence N 16° E 215 feet, more or less, to the outer harbor line, thence N 74° W along said outer harbor line 450 feet to the true point of beginning; thence S 16° W 195 feet, more or less, to the inner harbor line, thence westerly along said inner line to the west line of said Lot 7, thence northerly along the west line of said Lot 7, thence northerly along the west line of said Lot 7, thence northerly along the west line, 203 feet, more or less, to the true point of beginning, as shown on the official maps of Bremerton, Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington.

Dear (b) (6)

Since we have not received a response to our letter dated December 18, 1981, nor have we received a completed waiver form supplied by the Dept. of Natural Resources, it is our assumption that you are seeking compensation for damages in accordance with Clause 4.7 of your lease.

If you would be so kind as to contact us as soon as possible to set an appointment for negotiation of a damage settlement, we will be able to avoid any further and unnecessary litigation.

We thank you for your prompt attention to this matter.

Yours very truly,

(b) (6)

President

TLD/bk cc: Terry Roswall

Department of Natural Resources

SEA BRIM, INC. • commercial & multi-residential construction • Seattle, Washington

December 18, 1981

(b) (6)

Bremerton, WA 98310

Dear (b) (6)

This letter is in regard to the issuance of easement by the Department of Natural Resources.

This lease states that we will be issued an easement but first we will need a waiver from you that was supplied by the Department of Natural Resources. Please contact us when you have signed this agreement so we may return it to the Division of Land Management for recording.

If there is any problem, please contact us at (b) (6) to set up an appointment.

This easement is in regard to Harbor Lease No. 2523 legally described as follows:

The portion of the harbor area lying in front of Lot 7, Section 11, Township

24 North, Range 1 East, W.M., described by metes and bounds as follows:

Commencing at the intersection of the west line of Lot 15, Bay View Garden Tracts (Lot 11 of Supplement Plat of Bay View Garden Tracts) with the inner harbor line and running thence N 16° E 215 feet, more or less, to the outer harbor line, thence N 74° W along said outer harbor line 450 feet to the true point of beginning;, thence S 160 W 195 feet, more or less, to the inner harbor line, thence westerly along said inner line to the west line of said Lot 7, thence northerly along the west line of said Lot 7, produced, to the outer harbor line, thence S 74° E along said outer line, 203 feet, more or less, to the true point of beginning, as shown on the official maps of Bremerton, Tide Lands on file in the office of the Commissioner of Public Lands at Olympia, Washington.

Thank you very much.

Yours very truly,

President

TLD/bk

STATE OF WASHINGTON) SS.

and year first above written.

County of Kitsap On this 18th day of December, 1981, before me, the undersigned, a Notary Public in and for the State of Washington duly commissioned and sworn, personally appeared (b) (6) (b) (6) to me known to be the individual who executed the foregoing instrument and acknowledged the said instrument to be his free and voluntary act for the uses and purposes therein mentioned. Witness my hand and official seal hereto affixed the day

> Notary Public, in and for the State Washington, residing at Seattle



Department of Natural Resources

OLYMPIA, WASHINGTON 98504

BRIAN J. BOYLE Commissioner of Public Lands

December 14, 1981

(b) (6)

Bremerton, Washington 98310

Dear (b) (6)

Reference is made to Harbor Area Lease No. 2523, issued to you and (b) (6) for a term of ten (10) years from December 8, 1979.

Sea Brim Inc. has informed us of their dilemma to gain access to their marina. As you are aware, the marina is landlocked, and the only way to gain access would be through an easement. They have requested a reasonable solution, one which appears to be agreeable with this department. Access could be gained by Renn-Stroll Avenue to the inner harbor line. From that point the state could grant access across Harbor Area Lease No. 2523 to their leased area. Such access across your leasehold would be required to be located below the inner harbor line and above the line of mean low water. The state could grant an easement for a floating walkway or a pile supported walkway, which will not interfere unduly with the use to which the lessee is putting the premises. (Note Clause 4.7 - Access)

In a letter dated September 8, 1980, your attorney indicated that some day, you contemplate further improving the harbor area and that there are no specific development plans. At present there are no improvements located on your leasehold other than an oil dock. Since we have not received any formal plans for new development, we, therefore, can not see how granting such an easement would unduly interfere with the use being made of the harbor area.

Under said Clause 4.7, the third party, Sea Brim Inc., is to pay damages to you, the lease holder, otherwise a waiver is to be signed by the lessee. Waiver forms are enclosed for your convenience.

Please arrange for a meeting between you and Sea Brim, Inc. and negotiate the amount of damages. Then notify us of your agreement and we will proceed with the easement.

Very truly yours,

T. W. ROSWALL Division of Marine Land Management

TWR/nr
Enclosure
cc: HA 2523
HA 2396
HA 2332
Sea Brim, Inc.

STATE OF WASHINGTON DEPARTMENT OF NATURAL RESOURCES 123481 OLYMPIA, WASHINGTON Dec 30, 1980 19-2 02523 RECEIPT OF THESE MONEYS DOES NOT CONSTITUTE A WAIVER OR MODIFICATION OF ANY CONTRACTUAL WASHINGTON, RECEIVED (b) (6) One Thousand Two Hundred Fifty Four and40/100----- \$ 1,254.40 RECEIVED: Payment of rental + leasehold tax on Harbor Area lease App. No. 2523 08 Kitsap Puget FTEM FUND SOURCE SUB SOURCE TRUST 1.254.40 705 09 06 1201 752 25 1254440 APPLIED CASH RECEIPT JAN 2 0 1981

DEPARTMENT OF NATURAL RESOURCES

BERT L. COLE . COMMISSIONER OF PUBLIC LANDS
OLYMPIA, WASHINGTON

122144

DATE CODE SOURCE

02523 Nov 21, 1980 19-2 1

RECEIPT OF THESE MONEYS DOES NOT CONSTITUTE A WAIVER OF MODIFICATION OF ANY CONTRACTUAL AGREEMENT OF OTHER RIGHTS OF THE STATE OF WASHINGTON.

RECEIVED

FROM

(b) (6)

RESOLUTION AND THE STREET OF T

AMOUNT

FILE

One Thousand Two Hundred Fifty Four and 40/100----

\$1,254.40

DESCRIPTION:

Payment of lease money under App. No. 2523

BY CASHIER

-		CODE	DISTRICT						CODE	COUNTY	
37 3		09	Pus	get					08	Kitsap	
		ITEM	FUND	SOURCE	SUB SOURCE	TRUST	DIST	CO.	PORT	ACCOUNT	AMOUNT
17 1/4			705	752	1	25	09	08	06	1201	1,254.40
CASH RI	ECEIPT	75				1		100			APPLIED 1254140
122				35	1			P.			JAN 20 1981

LAW OFFICES

BISHOP, CUNNINGHAM, COSTELLO & HARTMAN, INC. (P.S.)

KITSAP PLAZA BUILDING 3330 KITSAP WAY DRAWER SS, WYCOFF STATION BREMERTON, WASHINGTON 98310

JOHN A. BISHOP GARY A. CUNNINGHAM LEONARD W. COSTELLO RUSSELL W. HARTMAN

TELEPHONE (206) 377-7691

September 8, 1980

ght allo & Terry

Mr. Frank Hansen
Department of Natural Resources
State of Washington
Olympia, Washington 98504

Re: Cooper/Verhelst Harbor lease-No. HA-2141

Dear Mr. Hansen:

Our office represents (b) (6)

In December, 1979, (b) (6)

To re-lease a portion of Bremerton harbor area described under lease No. HA-2141. They have submitted an application, application fee, and documents describing the existing improvements on the site. At present the improvements are limited to an oil dock. There are no plans to expand or improve upon this dock. Although (b) (6)

some day contemplate further improving the harbor area, and the uplands which they own adjacent to the harbor area, there are no specific development plans at this time.

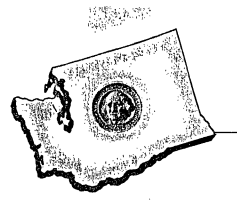
Pursuant to RCW 79.01.516, and the valuation statutes accompanying it, (b) (6) wish to proceed with negotiation of a new lease. Please advise if and when this can be accomplished. Thank you for your attention to this matter.

truly you

1

HARTMA

RWH: CO CC: (b) (6) COMMISSIONER OF PUBLIC LANDS



Department of Natural Resources

COMMISSIONER **BERT L. COLE**

R. A. BESWICK SUPERVISOR

OLYMPIA, WASHINGTON 98504

March 31, 1980



Bremerton, WA. 98310

Gentlemen:

As a result of a recent inspection of your Harbor Area Lease Application No. 2523, it has been determined that your exhibit. on file in this office does not show all the improvements on the harbor area. In fact, it is considerably different from the exhibit submitted to and approved of by the Commissioner of Public Lands on November 21, 1930.

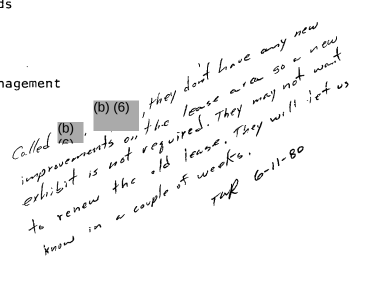
Please submit a new exhibit which shows the existing improvements and meets the requirements on the reverse side of the application form enclosed.

Very truly yours,

BERT L. COLE Commissioner of Public Lands

T. W. ROSWALL Division of Marine Land Management

TWR/nr Enclosure cc: HA 2523 /



AN EQUAL OPPORTUNITY EMPLOYER

Olympic View Industrial Park

THE PORT OF BREMERTON

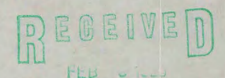
Kitsap County Airport

8850 S.W. STATE HIGHWAY 3 • PORT ORCHARD, WA 98366

(206) 674-2543

Port Orchard Marina

February 5, 1980



Mr. T.W. Roswall Division of Marine Land Management Department of Natural Resources Olympia, Wa. 98504

COMMISSIONER OF PUBLIC LANDS

Dear Mr. Roswell:

Reference is made to your letter of January 25, 1980.

This is to advise you that the Port of Bremerton has no objection to Application No. HA 2523 filed by (b) (6)

to release the Harbor Area formerly covered by Application No. 2141 fronting Tracts 1 and 11 and intervening Renn Stroll, Supplemental Plat of Bayview Garden Tracts, Bremerton Tidelands.

Sincerely yours,

(b) (6)

Port Manager

ERM; jb

PORT OFFICES LOCATED IN KITSAP AIRPORT TERMINAL BUILDING